# FILE DESCRIPTION NEW YORK FILE

SUBJECT	Emanuel	Bloch
FILE NO.	100 - 99876	
VOLUME	NO	
SERIALS		
	· thru	
	81	•••

### **NOTICE**

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# FEDERAL BUREAU.

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## INVESTIGATION

Inventory Worksheet FD-503 (2-18-77) Volume			NEW YORK I		INVENTORIED BY REVIEWED BY				
Fi	le No: <u>100</u>	99876	Re:	EMANU	21 3	bloch		Date:	7. 78 nonth/year)
	Serial	Date		cription unication, to, from)	No. o	f Pages Released	Exemption (Identify	s used or, to whom restatute if (b)(3) cited	eferred
		11-4.44	NQ letto	NY	1	0	outside	Scope	
	IAI	7-5-51	2 photos	ENVELOR  ect and COPY OF 1A	pe 3	3			
$\subseteq$	1A2	6.3-53	2. photos	of subject	2	2			,,,,
	1A3	5 - 53	photostat	of selective record	28	0	Referred		
	IAH	7.30.53	notes rea Subjects	, 1	7	7	0		
				Statement of				1	

1A5 ENVELORE 10/9/9 28 1A6 2.19-53 Signed 3 3 11.4.53 Children Trust Fund Agreement Trustee Agreement JAT 3 8-19-53 with 1A8' copies subject 3 3 1A9 ON FLYER 12-72-53 1-A envelopes - UNCERTIFIED 8 0 1A10 5-26-54 tax return 1950 1A10 5.76.54 FBI/DOJ

Bloch

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File No: 100 - 99876 Re:	MANUEI

REVIEWED BY

Date: 7-78

(month/year) No. of Pages Exemptions used or, to whom referred Description (Identify statute if (b)(3) cited) Serial Date Actual Released (Type of communication, to, from) certified. of COPY return tax IAII .1951 Kelered 5-26-54 50 bacet COPY Uncertified 1951 'TAX Subjects 6 0 IAII 5-26-54 teturn ropy OF certified Subjects 1952 9 0 1A12 5-26.54 return uncertified 1952 Subjects 8 0 AIL 5-26-54 return telephone Dhotostat 36 136 2-1-54 subject IAL3 note book of letter WFO え 2 0 outside 10-24-45 Scope CC Na 4 3 0 outside 1-29.46 Scope re port NO 8 0 4 1-29-46 outside Scope SA to file memo 2 0 5 3.7.46 outside Scope report 4 0 6 outside 3-14-46 Scope HQ Fo NY report 2 0 7 outside 3-14-46 Scope DArty letter 2  $\bigcirc$ 4.18.49 8 outside SCOPE FBI/DO.

Inventory	Worksheet 18-77)
FD-503 (2-	18-77)

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. Emanuel Bloch

7-78 Date: \_

		Description	No. o	f Pages	Exemptions used or, to whom referred	
Serial	Date	(Type of communication, to, from)	Actual	Released	(Identify statute if (b)(3) cited)	
9	6-12-50	SA memo to file	/	1		
10	8- N- 50	SA Memo to file	1	1.		
11	8-11-50	NQ letter to Ny	2	2		
II A	8-11-50	No letter to third party	1	1		_
В	7-24 -50	third parity letter to NO with copy	2/2	4	2N.C.	
2	2-30-50	rewspaper Clipping from Daily Worker	1	1		
3	8-20-50	Newspaper clipping from Daily Worker	1	1		
14	7-25-50	Newspaper clipping from Daily Worker	1_		, , , , , , , , , , , , , , , , , , ,	
15	10-20-50	WFO letter to NY	1	1		
6	11-22-50	NQ letter to Ny	1		· .	
17	12.7.50	My letter to NQ	2	0	SEE NY 65-15348	
18	12.9.50	SA memo to file	2	,		

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Volume / Emanuel

Date: 7-78

(month/year) No. of Pages Exemptions used or, to whom referred Description (Identify statute if (b)(3) cited) Serial (Type of communication, to, from) Actual Released Date Newspaper 11-30-50 20 12-27-50 WFO letter NA 1-19-51 etter NO NY 22 -27-51 memo SA 23 2-7-51 SA Memo to file 3 2H 2.21-51 Clipping Newspaper 4-13-51 25 report 8 0 14-24-46. outside scope 26 Newspaper Clipping From ! National Republic Newspaper Clipping 11-16-48 78 From National Republic 6-14-51 6 6 29 6-12-51 WFO letter to NQ 30 with 6-12-51 COPY

F81/DQ.

Inventory Worksheet FD-503 (2-18-77)  Volume Pile No: 100-99876				Bl-a	REVIEWED BY
ile No: _/UU	99076	Re: LINANO	Ro: Emanuel Bloch		Date: //-/8 (month/year)
Serial	Date .	Description' (Type of communication, to, from)	No. o	Pages Released	Exemptions used or, to whom referred (Identify statute if (b)(3) cited)
31	9-18-52	Newspaper Chipping From Daily Worker	. 1		
31 <sup>A</sup>	10-9-52	SA Memo to file	2	0	10-2-79 F2281 SEE NY 100-107/11-F16-
32	10-14-52	Newspaper Clipping From NY News	1		
33	10-31-52	WFO letter to NY	3	0	SEE NY 100-107111
211	)2 I2 E2	SA to SAC Memo	2		·

SA Memo to file 10-2-79 F2281	
31A 10-9-52 2 10-9-52	11-F16
News paper Clipping	
33 10-31-52 WFO letter to NY 3 0 SEE NY 100-10711	/
34 12-10-52 SA to SAC Memo 2	
Newspaper Clipping  35 11-23-52 From The Worker	
35A 12.2.52 to Na letter 10 Referred	
Newspaper Chipping  Newspaper Chipping  Newspaper Chipping	
37 1-25-53 From the Worker	
37A 5-4-53 Captioned: third party	
38 5-24-53 From NY News	
39 6-2353 NQ letter to NY	

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Pile No: 100-99876 Re: EMANUE! Block

Date: 7-78

						·	(month/year	·)
Serial	Date	Description (Type of communication, to, from)	No. o	Released		Exemptions used or, to who (Identify statute if (b)(3) c	m referred ited)	
40	7-9-53	Ny teletype to	7	0		100-107111		
<del>ا</del> لا		Newspaper Clipping	)		SEE NY	,		
42	620-53	From New York World Telegram Newspaper Clipping From Ny Journal American	1	7				
413	620-53	Newspaper Clipping From Ny Times	1			.,,	,	
44	6-20-53	Newspaper Clipping from Ny Times	1	1				
45	6-22-53	Indices Search Slip	7	7				
46	6.22 53	Newspaper Clipping from My Daily News	1					
47	6.22-53	Wewspaper Clippings from NY Daily News	1	-		,		
48	6-22-53	Newspaper Cripping from NV Times	2	2				
49	622.53	Newspaper Clipping from Daily News	.1					
50	6-22-53	Newspaper (Clipping	1	1				
51_	6-22-53	from Ny World Telegram Newspiper Clipping From Ny Davley Mirror	/	1				
								FBIZE

<b>Investory</b>	Workshoof 18-77)
FD-603 (2-	18-77)

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Volume /			REVIEWED	BY	
1876	Emanuel	Bloch		Detai	7.

Pile No: 100-	99876	Ro: EMANUE	1	Blog	pale: 7-78
					(month/year)
Serial	Date	Description (Type of communication, to, from)	No. o	Released	Exemptions used or, to whom referred (Identify statute if (b)(3) cited)
52	6-22-53	· Hewspoper Clipping · From Ny Journal American	1		
		Newspaper Clipping	/		
53	6-23-53	from Ny World Telegram		1	
· 54	623:53	Newspoper Clipping from NV Mirror	1	1	
55	6-29.53	Newspaper Clipping	1	<u> </u>	
	6-24-53	Newspaper Clipping  from NV World Telegram	2	2	
57	6.25-53	Newspaper Clipping from NY Times	1	1	
<u>58</u>	6-28-53	Newspaper Clipping from NV Times	1		
<b>→</b> 59	6-30.53	Newspaper Clipping from NY Times	/	1	
60	7.8.53	SA to SAC Memo with Allach ment	Z	2	
61	7-10-53	Newspaper Clipping from NY World Telegram	1	1	
62	7-15-53	Ny teletype to	1	0	SEE NY 65-15348 10-3-79 F2281
63	7-22-53	My letter to HQ.	2	2	

Investory	Worksheet
PD-803 (2	18-77)

INVENTORIED	BY	

	Volu	ume /			REVIEWED BY
File No: 100	- 99876	Re: Emauel	B	loch	Date: 7-75 (month/year)
Serial	Date	Description (Type of communication, to, from)	No. o	Pages Released	Exemptions used or, to whom referred (Identify statute if (b)(3) cited)
64	7-23-53	Ny Airtel to NQ	1	1.	
65	7-24-53	ASAC Memo to SAC	1	1	
66	7.24-53	SA to SAC Memo	1	1	C.F
67	7-24-53	Ny letter to NQ	1	1	
68	11-14-52	Memo to file	4	4	Process 10-5-79 FOZE 67E
69	7.24-53	Ny report to HQ	26	0	Referred
70	7-24-53	my letter to MQ	4	4.	
71	6.27.53	NY Teletype to NQ	1	1	<u> </u>
72	6-24.53	Newspaper. Clipping from NV World Telegram	2	2	
73_	6-25-53	Newspaper Clipping from Ny Times	1	,	
74	(a-25·53)	Newspaper Clipping from NY Micror	)	/	
75	6-25-53	Newspaper Clipping From NV Nerald Tribune	1	/	

Investory Worksheet PD-503 (2-18-77)		NEW YORK P	iles	INVENTORIED BY				
Pile No:	- 99876	Re: EMANU	iel_	B/00	<u>:6</u>	EVIEWED	Date:	7-78 (month/year)
Serial	Date	Description (Type of communication, to, from)	No. o	Pages Released		Exemptio (Identify	ns used or, to wh statute if (b)(3)	om referred cited)
76	2-6-53	Memo	5	2	٠.	•	· •	
77	7-21-53	sA to SAC Memo with Attachment	1/1	0	SEE N	17 '100	-10711	!
<u>78</u>	7-27.53	third party letter	2	2		, 		
79	7-31-53	NQ letter to third	1	1		- English	.•	
<u> </u>	7-29-53	with enclosure	1/6	7				
80 <sup>A</sup>	7-29-53		1	1	·			
80 B	8-3-53	LA, SA to SAC Memo	2	2				:
<b>9</b> 81	8-4-53	ASAC to SAC Memo	1	1		, ,	'	
				 		, ·		
				 		,		

one photo placed on SI card, 9/22/53. Returned Feb. 1954. 4 photos & 1 neg. of Emanuel Block taken about June 1949. Subm. by SA V. J.-: ... I negative and seven full face view photos of subject, EMANUEL BLOCK. Date Recod 6/3/53

From Daily Worker, NYC. Subm: by SA JAMES HAYES, 6/22/53. Not to be tet returned. Photostation selective service record of EMANUEL BLOCK. Obtained from LB 67 in May, 199 by SE DONALD CL STRELETZSKY. Submitted by SA EINJERIN F. BORDEN, 7/30/53. Not to be re Notes of SE CLINTON POLLOCK re: DINA PESSIN, believed to be the wife of E'ANUEL H. BLOCK Obtained from SA JOHN A. HARRINGTON, NY, 7/30/53.\* Not to be returned. Submitted by

SA B. F. BORDEN, III, 9/21/53. 교육의 구축 기가 급호 Signed statement re: Presence of subject BLOCK at meeting at ROSENBIRG GROUP on or about 6/30/53. Obtained from MR. MAX BAHN, Mgr. ROSOFFI RESTAHRANT, 141 W. 34th St., NYC, 10/29/53. Subm. by SA W. F. HARTNETT, JR., 11/5/53. Not to be returned.

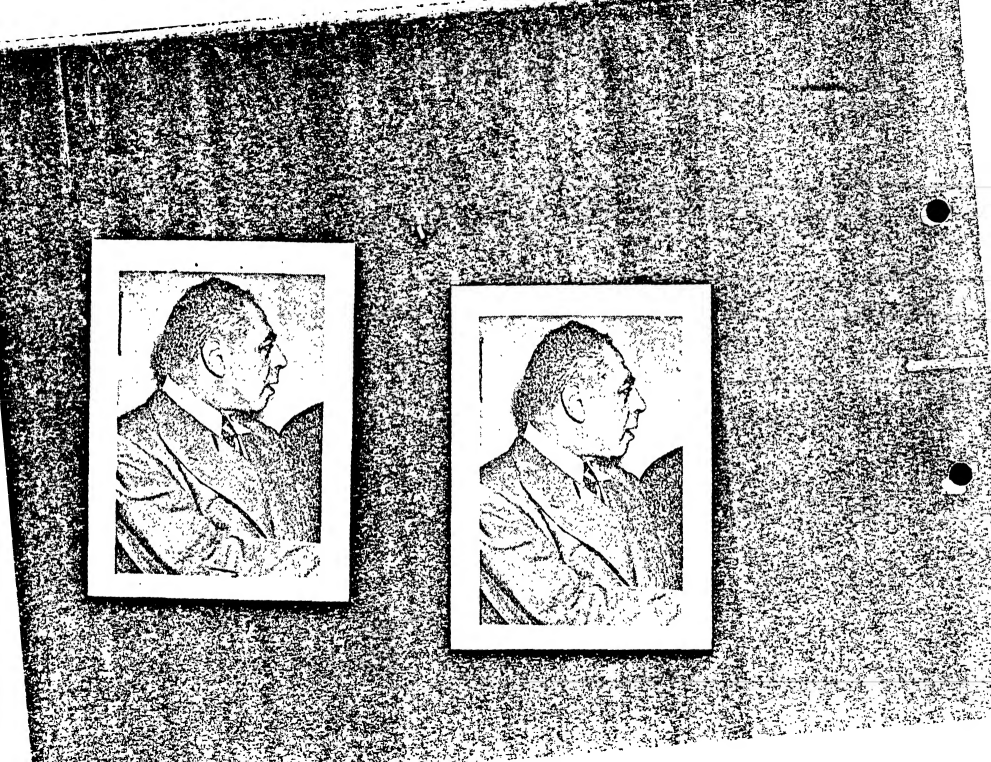
NOTE: All above five exhibits were retyped on 12/11/53.

- 6. 12/11/53, Trust Indenture dated 8/19/53, consisting of 9 pages. - 12/11/55 7/ Resolutions of the Board of Trustees of the Rosenbergs Children's Trust Fund dated 10/3/
- we consisting of 3 pages. 8. 12/11/53, Agreement between the Trustees to accept the Obligations etc., dated 10/3/53,
- .consisting of 1 page. 9. 12/22/53, 8 x 11 phpts of EMANUEL H. BLOCK taken in a publication of the MOSJEC entitl "Never Losing Faith" for Julius and Ethyl. Rosenberg.
- 10. 5/26/54. I certified and uncertified copy of 1950 Income tax return of subject. cm
  11. 5/26/54. I certified and I uncertified copy of 1951 Income tax return of subject. cm
- 12. 5/26/54. 1 certified and I uncertified copy of 1952 Income tax return of subject. sm.
- NOTE: Above retyped from old blockstamp dated July 6, 1951. am Photostat of telephone note book of E. H. Bloch. Rec'd 2/1/54 from Capt. Ben Hiller, BSSI NYC, PD. Subm. by SA A. Micek on 12/9/54. See serial 251.

From Nyc FBI Photo Lab. (Adarage of Contributor) Description: 5 photos fine q. of Lineare 1 13/006

(taken ab. June 1949)

File No. (11-99876-1a)



Received 6/3/5-3 (name & address of contributor) I megaline and I give of realight insmed Blacks iption:



Date Received. July 30,1953
From SA John A. Harrington New York

(name a address of contributor)

By-Name of SA Benjamin F. Borden 111
To Be Returned 100-99876 - 176 / X)
File Number 100-99876 - 176 / X)
Pile Number Notes of SE Clinton Pollock re Dina Pessin , believed to be the wife of Emanuel H. Bloch .

100-79876 1000 1/30/33 by [A 157 BONDEN C

Memo For The File: Re: Julius ROSENBERG ESP. R.

the following information was obtained by the writer from the Board of Electrone, 400 Broome Street ry ?. 1952: Dina Block enrolled as A member of the American Salar Fasty "from 7 W 16th pt ry c. age 42,

**D** married, 30 years in state 30 years in somt; 6 years in Western District; Born in Russia noturalized nov 1935 Southern District 24. hast Registres 1951 77/6 Dina BLOCH enrolled as a member of the ALP from > W 16th st byc and claims last regestered. 1940 from 634 W. 17474 st hyr. and states noturally oct: 1934 SDN4

There was no second at 1940: 634 W1747 st ryc. However a record was located for DINA PESSIN at 635 WARK hyr. upt (3C) age 30, Single, 20 years in state; 3/2 years in county; 7 months Electron Districe, Born in Lussia noturslige deb. 1934 SDN.y. and claims last registred (year not given) from 167/ Kurent, me

Brouf. In the column reserved for information as to tenant, knowhold with whom Note vides the name E. Block was listed. a Check for Enamed Block reflected the following Emonuel Block (BLOCH) Surolled as a member of the ALP from 635 W1744 Stryc (apr3c) age 39, married 39 years in state, 10 years in County

6 morths in Election Nistrick Born in the U.S. And claims last registères 1939 from 845 River!? (belæd & fe Riverside Drine Myc) Also registering from 635 W17444 nyc. was one ViviaN PESSIN 1940: Vivian Passin envolled also as a member of the ALP listing the aparlment 3C age 23, single 22 years in state, 7 months in county, Born in the Up fast

6

registered 1939 from 1482

Montgomery Ave, Brown, My.

In the column reserved (with whom resides was listed M.

PESSIN.

Clinton E Polkock S.E. Bate Received. 10/29/52.

From 19. 101 69.

Opt. Resett Rectavent - 11/0, 43.4.54.7.4.e.

(name & address of contributor)

By-Name of SA Wilton f. Hownett r.

To Be Returned. Yes ( ) No ( )

File Number 10-99876.

Description:

Signal Statement - re preserve at

No feet 13 lack at meeting at

Rosenberg Group - 0, or About 6/10/53.

I may Boby gime the following bolustry estatement to willing F. Hostnett go who has intentified himself to me as a special agent of the F.B.1. I am going the statement because I know the Dot has an intenst in the metty, and I am willing to testif to the below facts. on of about June 20 - 1953 sometime ether - few days before, or a few days afther the execution of Julius & Ether fourtry, I observed and individual from newspapers and a plotogerph slowy to me as Cuenuf Block. This indusday along with about 20 othy puered appeared in Reaffi Rest. 147 W. 43 St. 74. C. of while & an have very this attend and it is true to the best of my knowlege. nap Bohn Witness 10/29/53 290 Bday NyC Speed Both F. B.I

Date Received. 11/4/53
From Wm.C. Henchy, Vice-Pres., Chase Nathional Bank, North St. Granch, NYC

(name & address of contributor)

By-Name of SAS Benjamin F. Borden III and Duncan S. MacRae To Be Returned... Yes ( ) No ( X ) File Number 100-99876, Ada. 7. 8.

Description: Three(3) copies of 1)Trust Indenture dated 8/19/5 3

2) One page trust agreement dated 10/3/53

Che(1) copy of Resolutions of the Board of Trustces dated 10/3/53

per 175

This Indenture and Declaration of Trust, made this 19th day of August, 1953, by Emanuel H. Bloch, with his office at 401 Broadway, New York City, New York, (hereinafter called "Trustee")

#### WITNESSETH:

Whereas, Julius Rosenberg and Ethel Rosenberg, his wife, prematurely died in the State of New York, on or about June 19, 1953, and

Whereas, the said Julius Rosenberg and Ethel Rosenberg, left surviving them two sons, Michael Allen Rosenberg and Robert Harry Rosenberg, infants, aged ten and six years, respectively, (hereinafter called "Survivors") and

Whereas, many persons, in the United States and throughout the world cherish the names and memories of the deceased parents of said Survivors, and are concerned with the Survivors economic welfare and security of which they have been deprived by reason of the said death of their parents, and

Whereas, these persons (hereinafter called "Donors") have contributed sums of monies for the establishment of a Fund for the purposes of securing to the Survivors sufficient property for their maintenance, support, education and upbringing, and

Whereas, these sums of monies have been transmitted and transferred to the Trustee, in an individual as well as trust capacity and status, the receipt whereof in the forms received, the Trustee has acknowledged and does hereby acknowledge, and

Whereas, it is reasonably anticipated that other persons, motivated by the same considerations as the Donors, will become Donors, by contributing, from time to time, sums of monies to the said Fund for the purposes above set forth,

Whereas, the Trustee, in recognition of the needs of the Survivors and the sentiments of the Donors and future Donors, desires to establish and promote a fund for the said Survivors, and each of them, to effectuate the said purposes for which the Donors have contributed and other future donors may contribute sums of monies and other property to the Survivors, Now, Therefore, in consideration of the premises, and acknowledgment by the Trustee that there has been assigned, transferred, conveyed, and set over to him and that he has received certain sums of monies from Donors, evidenced by cash, money orders, checks, and other evidences of indebtedness,

To Have and To Hold all and singular the abovegranted and described personal property unto the Trustee, his
co-trustees (as hereinafter described) and his or their
successors, in trust, nevertheless, for and upon the aforesaid uses and purposes, and the Trustee hereby establishes
a Trust Fund for the following uses and purposes and subject
to the terms and conditions hereinafter set forth.

1. NAME OFRIND. This declaration and the Trust hereby created shall be known as "The Rosenberg Childrens" Trust Fund."

#### 2. NATURE AND CHARACTER OF TRUST.

(a) The trustee shall receive, hold, manage, sell, invest and reinvest the said property and every part thereof, in the manner hereinafter specified, and to collect, recover and receive the rents, issues, profits, dividends, interest and income thereof (hereinafter called "Income"), and after deducting the proper and necessary expenses, incurred or disbursed in connection with the administration of the said Trust Fund, as hereinafter delineated, to pay over certain sums unto the said Survivors, and each of them, in the manner hereinafter set forth, until the younger of the Survivors shall have reached the age of twenty-five (25) years; thereupon and thereafter, this Trust shall terminate, and the corpus of the Trust Fund then remaining, together with any interest or any other accruals thereon and therefrom, shall be paid over and distributed to the Survivors in equal shares; provided, however, that if, prior to the time the younger of the said Survivors would reach the age of twenty-five (25) years, either of the Survivors shall have died, the entire corpus of the Trust, together with the interest and the accruals thereon and therefrom, shall be paid over and disbursed to the remaining Survivor at and as of the date the younger Survivor would have reached the age of twenty-five (25) years.

In the event that neither of the Survivors shall be alive at the time the younger of the Survivors would have reached the age of twenty-five (25) years, then this Trust shall terminate at and as of the date of the death of the last survivor, and the Trustee shall pay over and disburse to a college or university, authorized and empowered to confer a recognized degree in Engineering, the corpus of the Trust Fund then remaining, together with the interest and any accruals thereon and therefrom, for the purpose of creating a scholorship fund for needy and deserving students to enable them to further education in the field of Engineering, upon condition, however, that the college or university so designated by the Trustee, accepts, receives, establishes: and continues the said Fund for these purposes under the name of "Julius and Ethel Rosenberg Memorial Scholarship Fund".

#### 3. ADDITIONAL CONTRIBUTIONS TO TRUST.

All monies, bonds, notes, securities, and any other property, real personal or mixed, which shall become a part of this Trust Fund hereafter, and cause an accretion thereof by its addition thereto as a result of contributions by Donors or future Donors, shall be received by the Trustees and held, managed, etc., by him in the same manner and subject to the same rights, privileges, powers, immunities, duties, responsibilities, and obligations, as specified with respect to the property forming this original Trust Fund, as set forth hereinabove and hereinafter in this instrument of Trust.

#### 4. POWERS OF TRUSTEE.

the Trust, shall not be restricted to, or inhibited by, the usual and customary so-called "legal investments" for trustees, as required by the relevant provisions of the laws of the State of New York, in such cases made and provided, but the Trustee is at liberty and possesses the power to make other and different investments, which in his judgment seem proper and suitable; and for any depreciation in the value of any investments, the said Trustee shall not be held accountable or liable, and the losses, if any, shall fall solely upon the Survivors, and each of them, or those that, upon the happening of the contingencies herein provided, may have a beneficial interest in this Trust; and, if the Trustee

herein, in making said investments shall pay more than the par value for any investments, he shall not be obliged or obligated to establish a sinking fund out of the income of such investments for the repayment of the principal sum of the amount so paid over and above par, but the entire income of said securities shall be paid and disbursed as provided herein.

- (b) In case of bonds, notes, or other evidences of indebtedness, secured or unsecured by collateral, taken or purchased for the Trust Fund at a premium, the Trustee shall not be required to set aside any part of the income thereof as a sinking fund to retire or absorb such premium.
- (c) The Trustee is authorized and empowered to vote in person or by proxy upon all stocks or other securities held by him, to exchange the securities of any corporation for other securities issued by the same, or by any other corporation, at such times and upon such terms and conditions as the Trustee shall deem proper; to consent to the reorganization, consolidation or merger of any corporation, or to the sale or lease of its property, or any portion thereof, to any person or corporation, or to the lease by any person or corporation of his or its property or any portion thereof, to such corporation, and upon such reorganization, consolidation, merger, sale or lease, to exchange the securities held by it for the securities issued in connection therewith; to pay all assessments, subscriptions and other sums of money as the Trustee may deem expedient for the protection of its interests as holder of any stocks, bonds, or other securities of any corporation, and to exercise any option contained in any stocks, bonds, or other securities, for the conversion of the same into other securities, or take advantage of any rights to subscribe for additional stocks, bonds or other securities, and to make any and all necessary payments therefor, and generally to exercise in respect of all stocks, bonds or other investments, held by the Trustee hereunder, all rights, powers and privileges as are or may be lawfully exercised by any person owning similar property in his own right, provided, however, that the Trustee shall not be required to make any of the payments herein provided except for the principal of the Trust Fund, or from funds furnished for that purpose by the Donors.

- cretion granted to the trustee, as herein set forth, and the amounts available in the Trust Fund, the Trust shall pay out in weekly or monthly installments to and for the benefit of the above named Survivors, namely: MICHAEL ALLEN ROSENBERG and ROBERT HARRY ROSENBERG, cash amounts which will provide for the Survivors, and each of them, in such manner as may be determined to be adequate and proper, in the sole and unrestricted judgement and discretion of the Trustee. The Trustee, to meet and make these payments, is and shall be empowered to invade the corpus of the Trust Fund, anything to the contrary contained herein notwithstanding.
- restricted power and discretion to consider any and all factors in determining the amount of the payments, the frequency thereof, the recipients of said payments on behalf of the said Survivors, and each of them, and, without limitation to the factors hereinafter set forth, the Trustee may take into account any other income of the property received or owned by any of the Survivors herein named, and each of them, the various and comparative needs of the Survivors at various and different periods, the total amount in the fund, and any other factor, in addition to those enumerated above, as shall be considered relevant.
- (f) The Trustee shall make payments to each or both of the Survivors herein or to any other person on behalf of the Survivors, and each of them.
- shall terminate, upon the happening of the contingency or contingencies above provided for, the Trustee shall have a reasonable time to liquidate the Trust Fund and reduce the same to eash, after deducting all necessary and proper expenses, incurred or disbursed, including but not limited to taxes to any Governmental Agency or authority; or if the Trustee, in his sole and unrestricted judgement and discretion determines, he may terminate the Trust and pay over and disburse to the Survivors, and each of them, or to any one beneficially interested at the time, the property which he holds in trust under this Trust Fund whether the same be in the form of personal property (securities, etc.) real property or mixed property, either in kind or part cash and part kind.

- (h) The judgement of the Trustee and the discretion granted to him under this Trust shall be final and conclusive as to any acts done or performed by him hereunder and shall be binding upon the Survivors, and each of them, and any person beneficially interested in this Trust Fund.
- (i) The Trustee shall receive no compensation for his services but may charge to the Trust Fund as costs of administration, only actual dispursements in the maintenance and enlargement of the Trust Fund.
- (1) The Trustee shall not be required to make any bond.
- (k) The Trustee shall make an annual report at the end of each calender year to the Survivors, and each of them, and/or to any person on behalf of the Survivors, and each of them, as to the status of te Fund and the amount disbursed during said calender year and since the establishment of this Fund. The "any person" referred to herein shall mean, as far as can be practically applied, the foster parent or parents of the Survivors, and/or each of them, or an adopted parent or parents of the Survivors, and/or each of them, or an adopted parent or parents of the Survivors, and/or each of them.
- (1) The Trustee, in addition to the powers herein expressly or impliedly granted, shall have all the power and authority by statute or otherwise lawfully given to trustees for the purpose of carrying out the purposes of this Trust Fund. Without in any way limiting the generality of the foregoing, the Trustee shall have the following powers:
- I. To sell any securities and property at any time a part of the Trust Fund.
- II. To register any shares of stocks or bonds or other securities or make deposits in the name of the Trust Fund or the Trustee herein.
- III. To employ such agents as he may find necessary and advisable, and he shall incur no liability for the acts or defaults of his agents, if the same were pelected with due care.

IV. To pay such actual costs and expenses, including the compensation of any agent including but not limited to an accountant, as he may find it necessary and advisable to employ in the administration of this Trust.

V. To expend sums of money for the purposes of promoting, accepting and receiving funds for addition to and accumulation of the corpus of this Trust, including but not limited to travel and incidental expenses thereto to places and events that can reasonably be expected to provide additional contributions from Donors or future Donors because of the presence of the Trustee.

VI. To institute such suits and proceedings at law or in equity or to defend any such suit or proceeding as may, in the sole and unrestricted judgement of the Trustee, be advisable.

VII. At the time of the termination of the Trust the Trustee shall make a final accounting or report to the Survivors, and, and each of them, or to any person then beneficially interested in this Trust, as to the status of the Fund, the amount disbursed since the establishment of the Trust, and the final sums transferred to the distributee or distributees and the manner of such transfer. Upon the rendition of this final report the Trustee shall be discharged of any and all obligations hereunder except for fraud or willful neglect.

#### 5. CO-TRUSTEES.

(a) In addition to the powers herein granted, the Trustee is and shall be empowered to designate other trustees to administer the Trust Fund herein established as provided in this instrument. The number of trustees to be so designated shall not exceed four (4) so that there shall not be more than a Board of Trustees of five (5) persons.

vided in (a) above, and the said person approving in writing his signification of willingness to act as trustee, the said person shall be and become a trustee hereunder.

(c) When, as and if a Board of Trustees is bet up, as provided herein, the said Trustees shall constitute the Trustees hereunder and shall have the same rights, privileges, powers, immunities, duties, responsibilities and obligations possessed or imposed upon the Trustee herein with the same force and effect as though these other and additional trustees made and executed this original Indenture and Declaration of Trust. Whenever the word "Trustee" is used herein, it shall mean each and every other Trustee who becomes a member of the Board of Trustees, as provided in this paragraph.

(d) The decision of a majority of the Board of Trustees shall control and be final and conclusive in the same manner and with the same force and effect as provided for in paragraph 4 (h) above.

(e) The failure or refusal of any Trustee to participate in or vote upon any matter shall not in any wise impair the rights or powers of the Trustees to make any decision or take any action with respect to this Trust.

(f) No Trustee shall be responsible for the acts or doings of any of his co-trustees, and no Trustee shall be liable for his own acts or doing in good faith and without fraud, will feel default or neglect.

(g) In the event of a vacancy on the Board of Trustees, as a result of death, resignation, illness or any other cause, the vacancy shall be filled by the remaining Trustees; no Trustee shall have the power to name his own Successor, but successor-Trustees shall be selected by the majority of the remaining Trustees.

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6. ACCEPTANCE OF TRUST. The Trustee, by joining in the execution of this Indenture and Declaration of Trust, signifies his acceptance of this trust.

7. INTERPRETATION OF INDENTURE AND DECLARATION OF TRUST.

of this Indenture and Declaration of Trust and the rights,

privileges, powers, immunities, duties, obligations, and responsibilities of the persons named therein shall be applied and construed according to the laws of the State of New York.

In Witness Whereof, the undersigned Trustee has bereunto set his hand and seal the year and day first above written.

The area of the control of the contr

(Printed in ink) EMANUEL H. BLOCH

. Emanuel H. Bloch

State of New York 1 County of New York)

On the 19th day of August, 1953, before me personally came EMANUEL H. BLOCH, to me known to be the individual described in and who executed the foregoing instrument, and acknowledged that he executed the same. The

(Printed in ink)

Cloria Agrin

Notary Public of the State of N.Y. Comm. expires Merch 30, 1955

(Bandwritten)

trust agreement is a true copy of the original.

The said to be grant the bridge (Signed) Enamuel H. Block (Not legible)

Sept. 15-53 (written)

This Indenture and Declaration of Trust, made this 19th day of August, 1953, by Emanuel H. Bloch, with his office at 401 Broadway, New York City, New York, (hereinafter called Trustee")

#### WITNESSETH!

Whereas, Julius Rosenberg and Ethel Rosenberg, his wife, prematurely died in the State of New York, on or about June 19, 1953, and

Whereas, the said Julius Rosenberg and Ethel Rosenberg, left surviving them two sons, Michael Allen Rosenberg and Robert Harry Rosenberg, infants, aged ten and six years, respectively, (hereinafter called "Survivors") and

Whereas, many persons, in the United States and throughout the world cherish the names and memories of the deceased parents of said Survivors, and are concerned with the Survivors economic welfare and security of which they have been deprived by reason of the said death of their parents, and

Whereas, these persons (hereinafter called "Donors") have contributed sums of monies for the establishment of a Fund for the purposes of securing to the Survivors sufficient property for their maintenance, support, education and upbringing, and

Whereas, these sums of monies have been transmitted and transferred to the Trustee, in an individual as well as trust capacity and status, the receipt whereof in the forms received, the Trustee has acknowledged and does hereby acknowledge, and

Whereas, it is reasonably anticipated that other persons, motivated by the same considerations as the Donors, will become Donors, by contributing, from time to time, sums of monies to the said Fund for the purposes above set forth, and

Mhereas, the Trustee, in recognition of the needs of the Survivors and the sentiments of the Donors and future Bonors, desires to establish and promote a fund for the said Survivors, and each of them, to effectuate the said purposes for which the Bonors have contributed and other future donors may contribute sums of monies and other property to the Survivors, Now, Therefore, in consideration of the premises, and acknowledgment by the Trustee that there has been assigned, transferred, conveyed, and set over to him and that he has received certain sums of monies from Donors, evidenced by cash, money orders, checks, and other evidences of indebtedness,

To Have and To Hold all and singular the abovegranted and described personal property unto the Trustee, his eo-trustees (as hereinafter described) and his or their successors, in trust, nevertheless, for and upon the aforesaid uses and purposes, and the Trustee hereby establishes a Trust Fund for the following uses and purposes and subject to the terms and conditions hereinafter set forth.

1. HAME OF FUND. This declaration and the Trust bereby created shall be known as "The Rosenberg Childrens' Trust Fund."

## 2. NATURE AND CHARACTER OF TRUST.

(a) The trustee shall receive, hold, manage, sell, invest and reinvest the said property and every part thereof, in the manner hereinafter specified, and to collect, recover and receive the rents, issues, profits, dividends, interest and income thereof (hereinafter called "Income"), and after deducting the proper and necessary expenses, in-curred or disbursed in connection with the administration of the said Trust Fund, as hereinafter delineated, to pay over certain sums unto the said Survivors, and each of them, in the manner hereinafter set forth, until the younger of the Survivors shall have reached the age of twenty-five (25) years; thereupon and thereafter, this Trust shall terminate, and the corpus of the Trust Fund then remaining, together with any interest or any other accruals thereon and there-from, shall be paid over and distributed to the Survivors in equal shares; provided, however, that if, prior to the time the younger of the said Survivors would reach the age of twenty-five (25) years, either of the Survivors shall have died, the entire corpus of the Trust, together with the interest and the accruals thereon and therefrom, shall be paid over and disbursed to the remaining Survivor at and as of the date the younger Survivor would have reached the age of twenty-five (25) years.

shall be alive at the time the younger of the Survivors would have reached the age of twenty-five (25) years, then this Trust shall terminate at and as of the date of the death of the last survivor, and the Trustee shall pay over and disburse to a college or university, authorized and empowered to confer a recognized degree in Engineering, the corpus of the Trust Fund then remaining, together with the interest and any accruals thereon and therefrom, for the purpose of creating a scholorship fund for needy and deserving students to enable them to further education in the field of Engineering, upon condition, however, that the college or university so designated by the Trustee, accepts, receives, establishes and continues the said Fund for these purposes under the name of "Julius and Ethel Rosenberg Memorial Scholarship Fund".

# 3. ADDITIONAL CONTRIBUTIONS TO TRUST.

All monies, bonds, notes, securities, and any other property, real personal or mixed, which shall become a part of this Trust Fund hereafter, and cause an accretion thereof by its addition thereto as a result of contributions by Donors or future Donors, shall be received by the Trustees and held, managed, etc., by him in the same manner and subject to the same rights, privileges, powers, immunities, duties, responsibilities, and obligations, as specified with respect to the property forming this original Trust Fund, as set forth hereinabove and hereinafter in this instrument of Trust.

## 4. POWERS OF TRUSTEE.

the Trust, shall not be restricted to, or inhibited by, the usual and customary so-called "legal investments" for trustees, as required by the relevant provisions of the laws of the State of New York, in such cases made and provided, but the Trustee is at liberty and possesses the power to make other and different investments, which in his judgment seem proper and suitable; and for any depreciation in the value of any investments, the said Trustee shall not be held accountable or liable, and the losses, if any, shall fall solely upon the Survivors, and each of them, or those that, upon the happening of the contingencies herein provided, may have a beneficial interest in this Trust; and, if the Trustee

herein, in making said investments shall pay more than the par value for any investments, he shall not be obliged or obligated to establish a sinking fund out of the income of such investments for the repayment of the principal sum of the amount so paid over and above par, but the entire income of said securities shall be paid and disbursed as provided herein.

- (b) In case of bonds, notes, or other evidences of indebtedness, secured or unsecured by collateral, taken or purchased for the Trust Fund at a premium, the Trustee shall not be required to set aside any part of the income thereof as a sinking fund to retire or absorb such premium.
- (c) The Trustee is authorized and empowered to vote in person or by proxy upon all stocks or other securities held by him, to exchange the securities of any corporation for other securities issued by the same, or by any other corporation, at such times and upon such terms and conditions as the Trustee shall deem proper; to consent to the reorganization, consolidation or merger of any corporation, or to the sale or lease of its property, or any portion thereof, to any person or corporation, or to the lease by any person or corporation of his or its property or any portion thereof, to such corporation, and upon such reorganization, consolidation, merger, sale or lease, to exchange the securities held by it for the securities issued in connection therewith; to pay all assessments, subscriptions and other sums of money as the Trustee may deem expedient for the protection of its interests as holder of any stocks, bonds, or other securities of any sorporation, and to exercise any option contained in any stocks, bonds, or other securities, for the conversion of the same into other securities, or take advantage of any rights to subscrib for additional stocks, bonds or other securities, and to make any and all necessary payments therefor, and generally to exercise in respect of all stocks, bonds or other investments, held by the Trustee hereunder, all rights, powers and privileges as are or may be lawfully exercised by any person owning similar property in his own right, provided, however, that the Trustee shall not be required to make any of the payments herein provided except for the principal of the Trust Fund, or from funds furnished for that purpose by the Donors.

- cretion granted to the trustee, as herein set forth, and the amounts available in the Trust Fund, the Trust shall pay out in weekly or monthly installments to and for the benefit of the above named Survivors, namely: MICHAEL ALLEN ROSENBERG and ROBERT HARRY ROSENBERG, each amounts which will provide for the Survivors, and each of them, in such manner as may be determined to be adequate and proper, in the sole and unrestricted judgement and discretion of the Trustee. The Trustee, to meet and make these payments, is and shall be empowered to invade the corpus of the Trust Fund, anything to the contrary contained herein notwithstanding.
- (e) The Trustee shall have the sole and unrestricted power and discretion to consider any and all factors in determining the amount of the payments, the frequency thereof, the recipients of said payments on behalf of the said Survivors, and each of them, and, without limitation to the factors hereinafter set forth, the Trustee may take into account any other income of the property received or owned by any of the Survivors herein named, and each of them, the various and comparative needs of the Survivors at various and different periods, the total amount in the fund, and any other factor, in addition to those enumerated above, as shall be considered relevant.
- (f) The Trustee shall make payments to each or both of the Survivors herein or to any other person on behalf of the Survivors, and each of them.
- shall terminate, upon the happening of the contingency ar contingencies above provided for, the Trustee shall have a reasonable time to liquidate the Trust Fund and reduce the same to cash, after deducting all necessary and proper expenses, incurred or disbursed, including but not limited to taxes to any Governmental Agency or authority; or if the Trustee, in his sole and unrestricted judgement and discretion determines, he may terminate the Trust and pay over and disburse to the Survivors, and each of them, or to any one beneficially interested at the time, the property which he holds in trust under this Trust Fund whether the same be in the form of personal property (securities, etc.) real property or mixed property, either in kind or part each and part kind.

- (h) The judgement of the Trustee and the discretion granted to him under this Trust shall be final and conclusive as to any acts done or performed by him hereunder and shall be binding upon the Survivors, and each of them, and any person beneficially interested in this Trust Fund.
- (1) The Trustee shall receive no compensation for his services but may charge to the Trust Fund as costs of administration, only actual dispursements in the maintenance and emisrgement of the Trust Fund.
- (3) The Trustee shall not be required to make any bond.
- (k) The Trustee shall make an annual report at the end of each calender year to the Survivors, and each of them, and/or to any person on behalf of the Survivors, and each of them, as to the status of the Fund and the amount disbursed during said calender year and since the establishment of this Fund. The "any person" referred to herein shall mean, as far as can be practically applied, the foster parent or parents of the Survivors, and/or each of them, or the guardian of the Survivors, and/or each of them, or an adopted parent or parents of the Survivors, and/or each of them.
- (1) The Trustee, in addition to the powers herein expressly or impliedly granted, shall have all the power and authority by statute or otherwise lawfully given to trustees for the purpose of carrying out the purposes of this Trust Fund. Without in any way limiting the generality of the foregoing, the Trustee shall have the following powers:
- I. To sell any securities and property at any time a part of the Trust Fund.
- II. To register any shares of stocks or bonds or other securities or make deposits in the name of the frust Fund or the Trustee berein.
- III. To employ such agents as he may find necessary and advisable, and he shall incur no liability for the acts or defaults of his agents, if the same were pelected with due care.

IV. To pay such actual costs and expenses, including the compensation of any agent including but not limited to an accountant, as he may find it necessary and advisable to employ in the administration of this Trust.

Promoting, accepting and receiving funds for addition to and accumulation of the corpus of this Trust, including but not limited to travel and incidental expenses thereto to places and events that can reasonably be expected to provide additional contributions from Donors or future Donors because of the presence of the Trustee.

VI. To institute such suits and proceedings at law or in equity or to defend any such suit or proceeding as may, in the sole and unrestricted judgement of the Trustee, be advisable.

VII. At the time of the termination of the Trust the Trustee shall make a final accounting or report to the Survivors, and, and each of them, or to any person then beneficially interested in this Trust, as to the status of the Fund, the amount disbursed since the establishment of the Trust, and the final sums transferred to the distributee or distributees and the manner of such transfer. Upon the rendition of this final report the Trustee shall be discharged of any and all obligations hereunder except for fraud or willful neglect.

# 5. CO-TRUSTEES.

the Trustee is and shall be empowered to designate other trustees to administer the Trust Fund herein established as provided in this instrument. The number of trustees to be so designated shall not exceed four (4) so that there shall not be more than a Board of Trustees of five (5) persons.

vided in (a) above, and the said person approving in writing his signification of willingness to act as trustee, the said person shall be and become a trustee hereunder.

(c) When, as and if a Board of Trustees is not trustees berein, the said Trustees shall constitute the Trustees bereunder and shall have the same rights, privileges, powers, immunities, duties, responsibilities and obligations possessed or imposed upon the Trustee berein with the same force and effect as though these other and additional trustees made and executed this original Indenture and Declaration of Trust. Whenever the word "Trustee" is used herein, it shall mean each and every other Trustee who becomes a member of the Board of Trustees, as provided in this paragraph.

(d) The decision of a majority of the Board of Trustees shall control and be final and conclusive in the same manner and with the same force and effect as provided for in paragraph 4 (h) above.

(e) The failure or refusal of any Trustee to participate in or vote upon any matter shall not in any wise impair the rights or powers of the Trustees to make any decision or take any action with respect to this Trust.

(f) No Trustee shall be responsible for the sets or doings of any of his co-trustees, and no Trustee shall be liable for his own acts or doing in good faith and without fraud, will feel default or neglect.

Trustees, as a result of death, resignation, illness or any other cause, the vacancy shall be filled by the remaining grustees; so Trustee shall have the power to name his own Successor, but successor-Trustees shall be selected by the majority of the remaining Trustees.

in the execution of this Indenture and Declaration of Trust, signifies his acceptance of this trust.

7. INTERPRETATION OF INDENTURE AND DECLARATION OF TRUST.

of this Indenture and Declaration of Trust and the rights,

privileges, powers, immunities, duties, obligations, and responsibilities of the persons named therein shall be applied and construed according to the laws of the State of New York.

In Witness Whereof, the undersigned Trustee has bereinto set his hand and seal the year and day first above written.

(Printed in ink) EMANUEL M. BLOCH (L.B)

Emanuel H. Block

State of New York }
County of New York }

On the 19th day of August, 1953, before me personally came EMANUEL M. BLOCH, to me known to be the individual described in and who executed the foregoing instrument, and acknowledged that he executed the same.

(Printed in ink) Sloria Agrin

Notary Public of the State of N.Y. Comm. expires March 30, 1954

(Mandaritten)

The above trust agreement is a true copy of the original.

(Signed) Emanuel E. Elech (Not legible)

MY City, M.Y. Sept. 15-53 (written) This Indenture and Declaration of Trust, made this 19th day of August, 1953, by Emanuel H. Bloch, with his office at 401 Broadway, New York City, New York, (hereinafter called Trustee")

#### WITNESSETH:

中一日東西の京都 かっちのできる

**خ**د **ک**ر Whereas, Julius Rosenberg and Ethel Rosenberg, his wife, prematurely died in the State of New York, on or about June 19, 1953, and

Whereas, the said Julius Rosenberg and Ethel Rosenberg, left surviving them two sons, Michael Allen Rosenberg and Robert Harry Rosenberg, infants, aged ten and six years, respectively, (hereinafter called "Survivors") and

Whereas, many persons, in the United States and throughout the world cherish the names and memories of the deceased parents of said Survivors, and are concerned with the Survivors economic welfare and security of which they have been deprived by reason of the said death of their parents, and

Whereas, these persons (hereinafter called "Donors") have contributed sums of monies for the establishment of a Fund for the purposes of securing to the Survivors sufficient property for their maintenance, support, education and upbringing, and

Whereas, these sums of monies have been transmitted and transferred to the Trustee, in an individual as well as trust capacity and status, the receipt whereof in the forms received, the Trustee has acknowledged and does hereby acknowledge, and

Whereas, it is reasonably anticipated that other persons, motivated by the same considerations as the Donors, will become Donors, by contributing, from time to time, sums of monies to the said Fund for the purposes above set forth, and

Mhereas, the Trustee, in recognition of the needs of the Survivors and the sentiments of the Donors and future Donors, desires to establish and promote a fund for the said Survivors, and each of them, to effectuate the said purposes for which the Donors have contributed and other future donors may contribute sums of monies and other property to the Survivors. Mow, Therefore, in consideration of the premises, and acknowledgment by the Trustee that there has been assigned, transferred, conveyed, and set over to him and that he has received certain sums of monies from Donors, evidenced by cash, money orders, checks, and other evidences of indebtedness,

To Have and To Hold all and singular the abovegranted and described personal property unto the Trustee, his co-trustees (as hereinafter described) and his or their successors, in trust, nevertheless, for and upon the aforesaid uses and purposes, and the Trustee hereby establishes a Trust Fund for the following uses and purposes and subject to the terms and conditions hereinafter set forth.

1. NAME OFFUND. This declaration and the Trust hereby created shall be known as "The Rosenberg Childrens" Trust Fund."

## 2. MATURE AND CHARACTER OF TRUST.

(a) The trustee shall receive, hold, manage, sell, invest and reinvest the said property and every part thereof, in the manner hereinafter specified, and to collect, recover and receive the rents, issues, profits, dividends, interest and income thereof (hereinafter called "Income"), and after deducting the proper and necessary expenses, incurred or disbursed in connection with the administration of the said Trust Fund, as hereinafter delineated, to pay over certain sums unto the said Survivors, and each of them, in the manner hereinafter set forth, until the younger of the Survivors shall have reached the age of twenty-five (25) years; thereupon and thereafter, this Trust shall terminate, and the corpus of the Trust Fund then remaining, together with any interest or any other accruals thereon and therefrom, shall be paid over and distributed to the Survivors in equal shares; provided, however, that if, prior to the time the younger of the said Survivors would reach the age of twenty-five (25) years, either of the Survivors shall have died, the entire corpus of the Trust, together with the interest and the accruals thereon and therefrom, shall be paid ever and disbursed to the remaining Survivor at and as of the date the younger Survivor would have reached the age of twenty-five (25) years.

(b) In the event that neither of the Survivors shall be alive at the time the younger of the Survivors would have reached the age of twenty-five (25) years, then this Trust shall terminate at and as of the date of the death of the last survivor, and the Trustee shall pay over and disburse to a college or university, authorized and empowered to confer a recognized degree in Engineering, the corpus of the Trust Fund then remaining, together with the interest and any accruals thereon and therefrom, for the purpose of creating a scholorship fund for needy and deserving students to enable them to further education in the field of Engineering, upon condition, however, that the college or university so designated by the Trustee, socepts, receives, establishes and continues the said Fund for these purposes under the name of "Julius and Ethel Rosenberg Memorial Scholarship Pund".

## 3. ADDITIONAL CONTRIBUTIONS TO TRUST.

All monies, bonds, notes, securities, and any other property, real personal or mixed, which shall become a part of this Trust Fund hereafter, and cause an accretion thereof by its addition thereto as a result of contributions by Donors or future Donors, shall be received by the Trustees and held, managed, etc., by him in the same manner and subject to the same rights, privileges, powers, immunities, duties, responsibilities, and obligations, as specified with respect to the property forming this original Trust Fund, as set forth hereinabove and hereinafter in this instrument of Trust.

# 4. POWERS OF TRUSTEE.

the Trust, shall not be restricted to, or inhibited by, the usual and customary so-called "legal investments" for trustees, as required by the relevant provisions of the laws of the State of New York, in such cases made and provided, is but the Trustee is at liberty and possesses the power to make other and different investments, which in his judgment seem proper and suitable; and for any depreciation in the value of any investments, the said Trustee shall not be held accountable or liable, and the losses, if any, shall fall solely upon the Survivors, and each of them, or those that, upon the happening of the contingencies herein provided, may have a beneficial interest in this Trust; and, if the Trustee

herein, in making said investments shall pay more than the par value for any investments, he shall not be obliged or obligated to establish a sinking fund out of the income of such investments for the repayment of the principal sum of the amount so paid over and above par, but the entire income of said securities shall be paid and disbursed as provided herein.

- (b) In case of bonds, notes, or other evidences of indebtedness, secured or unsecured by collateral, taken or purchased for the Trust Fund at a premium, the Trustee shall not be required to set aside any part of the income thereof as a sinking fund to retire or absorb such premium.
- (c) The Trustee is authorized and empowered to vote in person or by proxy upon all stocks or other securities held by him, to exchange the securities of any corporation for other securities issued by the same, or by any other corporation, at such times and upon such terms and conditions as the Trustee shall deem proper; to consent to the reorganization, consolidation or merger of any corporation, or to the sale or lease of its property, or any portion thereof, to any person or corporation, or to the lease by any person or corporation of his or its property or any portion thereof, to such corporation, and upon such reorganization, consolidation, merger, sale or lease, to exchange the securities held by it for the securities issued in connection therewith; to pay all assessments, subscriptions and other sums of money as the Trustee may deem expedient for the protection of its interests as holder of any stocks, bonds, or other securities of any sorporation, and to exercise any option contained in any stocks, bonds, or other securities, for the conversion of the same into other securities, or take advantage of any rights to subscribe for additional stocks, bonds or other securities, and to make any and all necessary payments therefor, and generally to exercise in respect of all stocks, bonds or other investments, held by the Trustee hereunder, all rights, powers and privileges as are or may be lawfully exercised by any . person owning similar property in his own right, provided, however, that the Trustee shall not be required to make any of the payments herein provided except for the principal of the Trust Fund, or from funds furnished for that purpose by the Donors.

- cretion granted to the trustee, as herein set forth, and the amounts available in the Trust Fund, the Trust shall pay out in weekly or monthly installments to and for the benefit of the above named Survivors, namely: MICHAEL ALLEN ROSENBERG and ROBERT HARRY ROSENBERG, each amounts which will provide for the Survivors, and each of them, in such manner as may be determined to be adequate and proper, in the sole and unrestricted judgement and discretion of the Trustee. The Trustee, to meet and make these payments, is and shall be empowered to invade the corpus of the Trust Fund, anything to the contrary contained herein notwithstanding.
- (e) The Trustee shall have the sole and unrestricted power and discretion to consider any and all factors in determining the amount of the payments, the frequency thereof, the recipients of said payments on behalf of the said Survivors, and each of them, and, without limitation to the factors hereinafter set forth, the Trustee may take into account any other income of the property received or owned by any of the Survivors herein named, and each of them, the various and comparative needs of the Survivors at various and different periods, the total amount in the fund, and any other factor, in addition to those enumerated above, as shall be considered relevant.
- (f) The Trustee shall make payments to each or both of the Survivors herein or to any other person an behalf of the Survivors, and each of them.
- shall terminate, upon the happening of the contingency or contingencies above provided for, the Trustee shall have a reasonable time to liquidate the Trust Fund and reduce the same to eash, after deducting all necessary and proper expenses, incurred or disbursed, including but not limited to taxes to any Governmental Agency or authority; or if the Trustee, in his sole and unrestricted judgement and discretion determines, he may terminate the Trust and pay ever and disburse to the Survivors, and each of them, or to any one beneficially interested at the time, the property which he holds in trust under this Trust Fund whether the same be in the form of personal property (securities, etc.) real property or mixed property, either in kind or part each and part kind.

- (h) The judgement of the Trustee and the discretion granted to him under this Trust shall be final and conclusive as to any acts done or performed by him hereunder and shall be binding upon the Survivors, and each of them, and any person beneficially interested in this Trust Fund.
- (i) The Trustee shall receive no compensation for his services but may charge to the Trust Fund as costs of administration, only actual dispursements in the maintenance and enlargement of the Trust Fund.
- (1) The Trustee shall not be required to make any bond.
- (k) The Trustee shall make an annual report at the end of each calender year to the Survivors, and each of them, and/or to any person on behalf of the Survivors, and each of them, as to the status of the Fund and the amount disbursed during said calender year and since the establishment of this Fund. The "any person" referred to herein shall mean, as far as can be practically applied, the foster parent or parents of the Survivors, and/or each of them, or the guardian of the Survivors, and/or each of them, or an adopted parent or parents of the Survivors, and/or each of them.
- (1) The Trustee, in addition to the powers berein expressly or impliedly granted, shall have all the power and authority by statute or otherwise lawfully given to trustees for the purpose of earrying out the purposes of this Trust Fund. Without in any way limiting the generality of the foregoing, the Trustee shall have the following powers:
- I. To sell any securities and property at any time a part of the Trust Fund.
- II. To register any shares of stocks or bonds or other securities or make deposits in the name of the Trust Fund or the Trustee berein.
- III. To employ such agents as he may find necessary and advisable, and he shall incur no liability for the acts or defaults of his agents, if the same were melected with the same.

IV. To pay such actual costs and expenses, including the compensation of any agent including but not limited to an accountant, as he may find it necessary and advisable to employ in the administration of this Trust.

V. To expend sums of money for the purposes of promoting, accepting and receiving funds for addition to and accumulation of the corpus of this Trust, including but not limited to travel and incidental expenses thereto to places and events that can reasonably be expected to provide additional contributions from Donors or future Donors because of the presence of the Trustee.

VI. To institute such suits and proceedings at law or in equity or to defend any such suit or proceeding as may, in the sole and unrestricted judgement of the Trustee, be advisable.

VII. At the time of the termination of the Trust the Trustee shall make a final accounting or report to the Survivors, and, and each of them, or to any person then beneficially interested in this Trust, as to the status of the Fund, the amount disbursed since the establishment of the Trust, and the final sums transferred to the distributee or distributees and the manner of such transfer. Upon the rendition of this final report the Trustee shall be discharged of any and all obligations hereunder except for fraud or willful neglect.

## 5. CO-TRUSTERS.

(a) In addition to the powers herein granted, the frustee is and shall be empowered to designate other trustees to administer the frust Fund herein established as provided in this instrument. The number of trustees to be so designated shall not exceed four (4) so that there shall not be more than a Board of Trustees of five (5) persons.

vided in (a) above, and the said person approving in writing his signification of willingness to act as trustee, the said person shall be and become a trustee hereunder.

(c) When, as and if a Board of Trustees
Is met up, as provided berein, the said Trustees shall constitute the Trustees bereunder and shall have the same
rights, privileges, powers, immunities, duties, responsibilities and obligations possessed or imposed upon the
Trustee berein with the same force and effect as though
these other and additional trustees made and executed this
original Indenture and Declaration of Trust. Whenever the
word "Trustee" is used herein, it shall mean each and
every other Trustee who becomes a member of the Board of
Trustees, as prevised in this paragraph.

(d) The decision of a majority of the Board of Trustees shall control and be final and conclusive in the same manner and with the same force and effect as provided for in paragraph 4 (h) above.

(e) The failure or refusal of any Trustee to participate in or vote upon any matter shall not in any wise impair the rights or powers of the Trustees to make any decision or take any action with respect to this Trust.

(f) No Trustee shall be responsible for the acts or doings of any of his co-trustees, and no Trustee shall be liable for his own acts or doing in good faith and without fraud, will feel default or neglect.

(g) In the event of a vacandy; on the Board of Trustees, as a result of death, resignation, illness or any other cause, the vacancy shall be filled by the remaining Trustees; no Trustee shall have the power to name his can successor, but successor-Trustees shall be selected by the majority of the remaining Trustees.

in the execution of this Indenture and Declaration of Trust, signifies his acceptance of this trust.

7. INTERPRETATION OF INDENTURE AND DECLARATION OF TRUST.

of this Indenture and Declaration of Trust and the rights,

privileges, powers, immunities, duties, obligations, and responsibilities of the persons named therein shall be applied and construed according to the laws of the State of New York.

In Witness Whereof, the undersigned Trustee has become to set his hand and seal the year and day first above written.

(Printed in ink) EMANUEL M. BLOCK (L.S

State of New York )
County of New York)

On the 19th day of August, 1953, before me personally came EMANUEL H. BLOCH, to me known to be the individual described in and who executed the foregoing instrument, and acknowledged that he executed the same.

**8**5 :

(Printed in ink) Gloria Agrin

Notary Public of the State of N.Y. Comm. expires March 30, 1954

(Mandwritten) The above trust agreement is a true copy of the original.

(Signed) Emanuel M. Elech

MY City, M.Y. Sept. 15-53 (written) This ring medi 11/4/33 by 54 Braph Bondowie I have the conds of whome, Womin Stillmonet, from Kres purce and the liter by we Howary, U.P.

RESOLUTIONS OF

UNINCORPORATED ASSOCIATION

Board of Trustee of UTHE ROSENBERG CHILDREN'S TRUST FUND"

THE CHASE NATIONAL BANK

OF THE CITY OF NEW YORK

UNINCORPORATED ASSOCIATION ACCOUNT THE Resembercas Childrens Transunincorporate association, hereby certify to The Chase National Bank of the City of New York that a meeting of th of said association New York and State of wew Chrie was duly called and held at its office in the City of\_ day of October 19 53, that at said meeting a quorum was preser and voting throughout, and that the following resolutions on motion duly made and seconded were unanimous adopted and are now in full force and effect: Board of Tirestees DEPOSITS AND "RESOLVED, that The Chase National Bank of the City of New York (hereinafter referred to as the Bank") WITHDRAWALS be and hereby is designated as a depositary of this association and that the officers and agents of this association be and hereby are, and each of them hereby is, authorized to deposit any of the funds of this association in said Bank either at its head office or at any of its branches. RESOLVED, that, until the further order of this Transle of Truste 4. any funds of this associated as the second of cistion deposited in said Bank be subject to withdrawal or charge at any time and from time to time upon checks, notes, drafts, bills of exchange, acceptances, undertakings, or other instruments or orders for the payment of money when made, signed, drawn, accepted or endorsed on behalf of this association, by any ture of the following. Typed) Eneannel H. Block (Se exchange one of the following Co-trustees

Shirley Exchan Alfuei SuHL James Oronson nalcolm Shorp, (Chairman RESOLVED, that the Bank is hereby authorized to pay any such instrument or make any such charge and also to receive the same from the payee or any other holder without inquiry as to the circumstances of issue or the disposition of the proceeds even if drawn to the individual order of any signing person, or payable to said Bank or others for his account, or tendered in payment of his individual obligation, and whether drawn against an account in the name of this association or in the name of any officer or agent of this association as such. RESOLVED, that the following persons:

Sauce as about) Type these names in

of themsare hereby authorized on behalf of this association:

Trustee

LOANS, CREDITS

1. To borrow money and to obtain credit for this association from the Bank on any terms and to make and deliver notes, drafts, acceptances, instruments of guaranty, agreements and any other obligations of this as

Board of Trustees To discount any bills receivable or any paper held by this association with full authority to endorse the same in the name of this-association. To withdraw from the Bank and give receipt for, or to authorize the Bank to deliver to bearer or to one or more designated persons, all or any documents and securities or other property held by it, whether held as collateral security or for safekeeping or for any other purpose, 5. To authorize and request the Bank to purchase or sell for account of the association stocks, bonds and other securities, and 6. To execute and deliver all instruments required by the Bank in connection with any of the foregoing matters and affix thereto the seal of this association Board of Trustees RESOLVED, that the Secretary or any other officer of this association be, and hereby is, authorized to certify to the Bank the names of the present officers of this association and other persons authorized to sign for it and the offices respectively held by them, together with specimens of their signatures, and in case of any change of any holder of any such office or holders of any such offices, the fact of such change and the names of any new officers and the offices respectively held by them, together with specimens of their signatures; and the Bank be, and hereby is, authorized to honor any instrument signed by any new officer or officers in respect of whom it has received any such certificate or certificates with the same force and effect as if said officer or said officers were named in the foregoing resolutions in the place of any person or persons with the same title or titles. RESOLVED, that the Bank be promptly notified in writing by the Secretary or any officer of this association of any change in these resolutions, such notice to be given to each Office of the Bank in which any account of this association may be maintained, and that until it has actually received such notice in writing it is authorized to act in pursuance of these resolutions, and that until it has actually so received such notice it shall be indemnified and saved harmless from any loss suffered or liability incurred by it in continuing to act in pursuance of these resolutions, even though these resolutions may have been changed." WE FURTHER CERTIFY that there is no provision in the Charter or By-Laws of the said association limiting the power of the Board of Truites to pass the foregoing resolutions, and that the sam are in conformity with the provisions of said Charter and By-Laws. WE FURTHER CERTIFY that the present officers of said association and the offices respectively held b them are as follows: Haudurittan) Maleolin Slarp Euramel H. Sloc WE FURTHER CERTIFY that the followings to letter Board of Trusteer of the "Rosenber in accordance with the terms and dated august 19, 1953 Truslees Cherein we have hereunto set our hands as constitution this This The Remaining and other Trustees have o (SIGNED) TU



We hereby agree to act as Trustees under a trust indenture dated August 19, 1953, establishing a Trust Fund for Michael Allen Rosenberg and Robert Harry Rosenberg, said Trust Fund being known as "The Rosenberg Children's Trust Fund"; and we also agree to accept the obligations of the Trust in accordance with the terms and conditions of the aforesaid trust agreement and otherwise to discharge our services as Trustees faithfully.

Dated: October 3, 1953

(Printed in ink)

Shirley Graham Yuri Suhl James Aronson Malcolm Sharp

State of New York ) SS: County of New York)

On the 3rd day of October, 1953, before me personally came Shirley Graham, Yuri Suhl, James Aronson and Malcolm Sharp, to me known to be the individuals described in and who executed the foregoing instrument, and duly acknowledged that they executed the same.

Gloria Agrin
Notary Public - State
of New York

Comm. exp. March 30, 1953

I hereby certify that the above acceptance of trust instrument is a true and accurate copy of the original now on file in the records of the "Rosenberg Children's Trust Fund".

(Signed)

Emanuel Bloch Secretary-Board of Trustee We hereby agree to act as Trustees under a trust indenture dated August 19, 1953, establishing a Trust Fund for Michael Allen Rosenberg and Robert Harry Rosenberg, said Trust Fund being known as "The Rosenberg Children's Trust Fund"; and we also agree to accept the obligations of the Trust in accordance with the terms and conditions of the aforesaid trust agreement and otherwise to discharge our services as Trustees faithfully.

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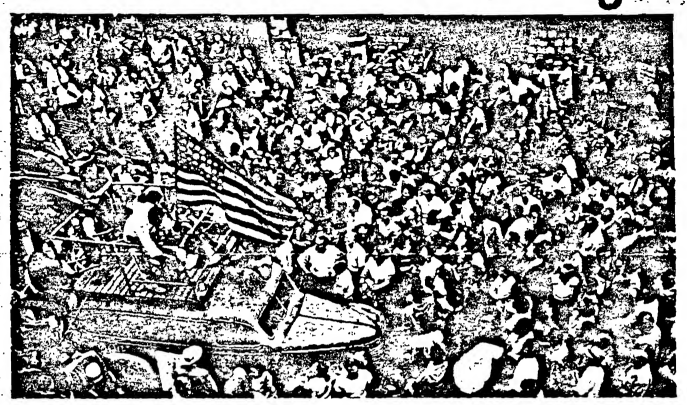
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Oct. 5-153

Emanuel Bloch Secretary-Board of Trustee

Prom SA Benjemin F. Borden III (name & address of contributor) By-Name of SA ... SA Benjamin F. Borden III  PROON AFRORNIEY WIRANCE XQM 2519

"By seven o'clock . . . thousand stood shoulder to louider . . .



or there in Karachi, or there in Whitehall in front of Downing Street, or in the Place de la Concord where it is already two hours past midnight and gendarmes stand ready with truncheons? To reach up and stop time; to rip hands from clock; to do something, anything but let this happen.

Sarah Lichtenberg, a scientific worker, is now atop the truck, her face streaked. Sarah, who had cajoled, exhorted, prodded, begged, pleaded with the people to make the Rosenberg's fight their fight...

"The electric chair won't kill the doubts in the Rosen-

How often have we heard this before? How many signs have we carried saying it? How many thousands of steps have we marched shouting it? Saying, and shouting and marching before iron gates around The White House...

The cops have stopped their pushing and shoving, and are now leaning against buildings. They are listening now, too.

And now, Norma Arronson, her dark eyes filled with bitter anger

And 8:08 of the Con-Edison clock . . .

They have just taken Ethel and Julius Rosenberg into the execution chamber . . ."

"No-No-NO!"

"NO!\_NO!\_NO!"

Ten thousand: "NO! NO! NO!"

A young Negro girl stop the truck began to sing: "Go down, Moses..."

"Pull the plug! Pull the plug!" roars the police inspector, and a cop pulls the plug from the loudspeaker, and the singer's voice dies down.

But not the voice of the people. They will not be stilled.

First a few, then many, then ten thousand sing, many wordlessly, for they don't know the words of this old cry against the Southern Pharoahs with the bull whips...

"Go down Moses, 'way down to Egypt's land ....."
"Tell old Pharoah—LET MY PEOPLE GO!"

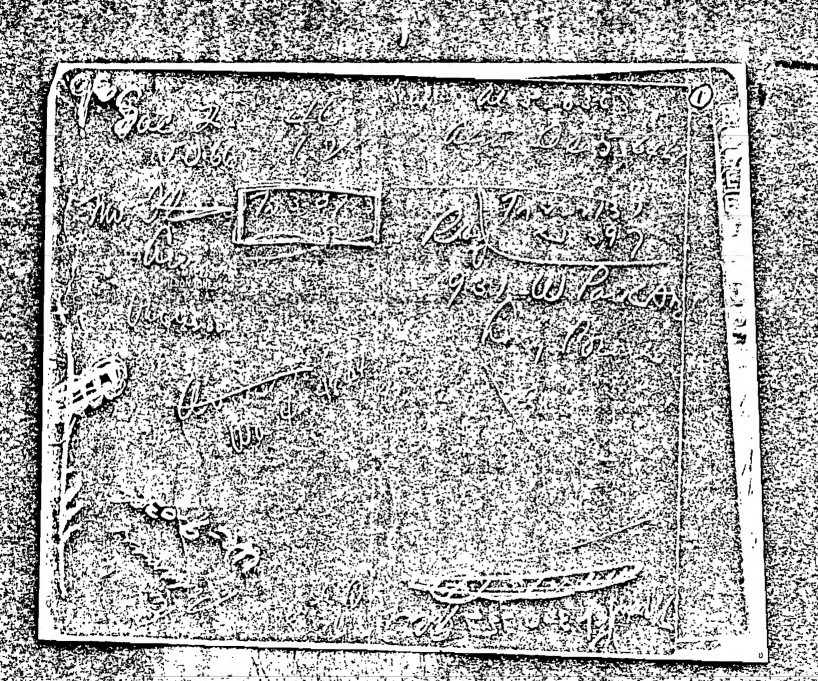
The cops begin pushing the ten thousand toward Fifth Avenue, horses rumping the people, night sticks prodding them. The people go, slowly, deliberately, still singing—

"Let my people go!"

Seventeenth Street, on a Friday evening in June.

Ten thousand people who will never forget, and never forgive. They will tell their children and children's children of the heritage they received that night from two young people they had never seen....

Capp. Bermeller, BSSI MYCPO of E. H. Block By-Name of SA ... Malle.
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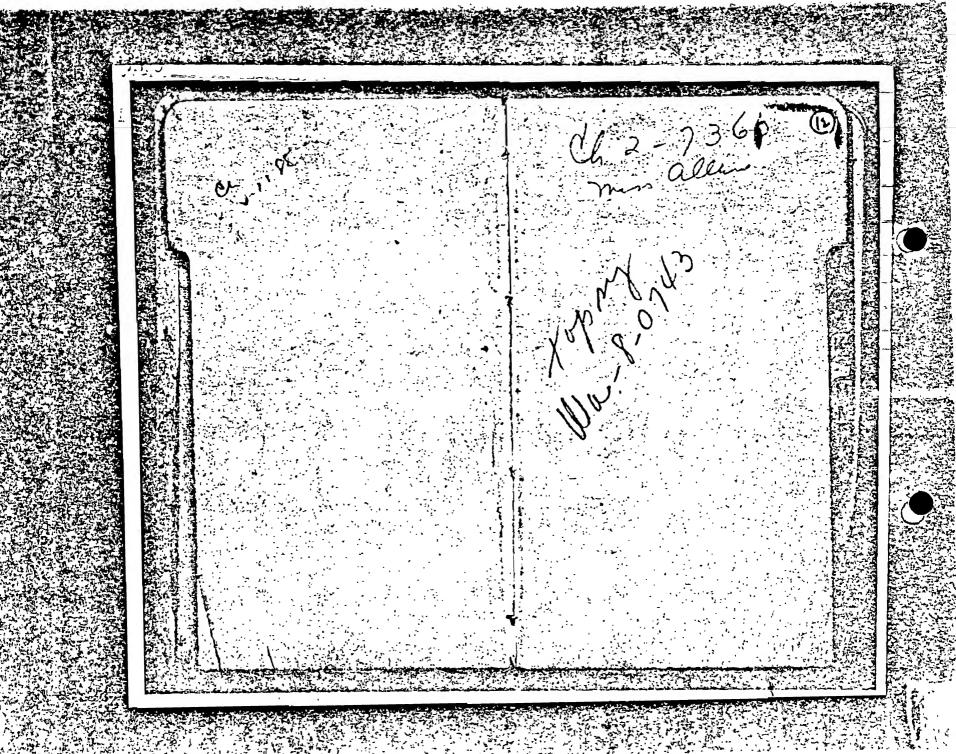
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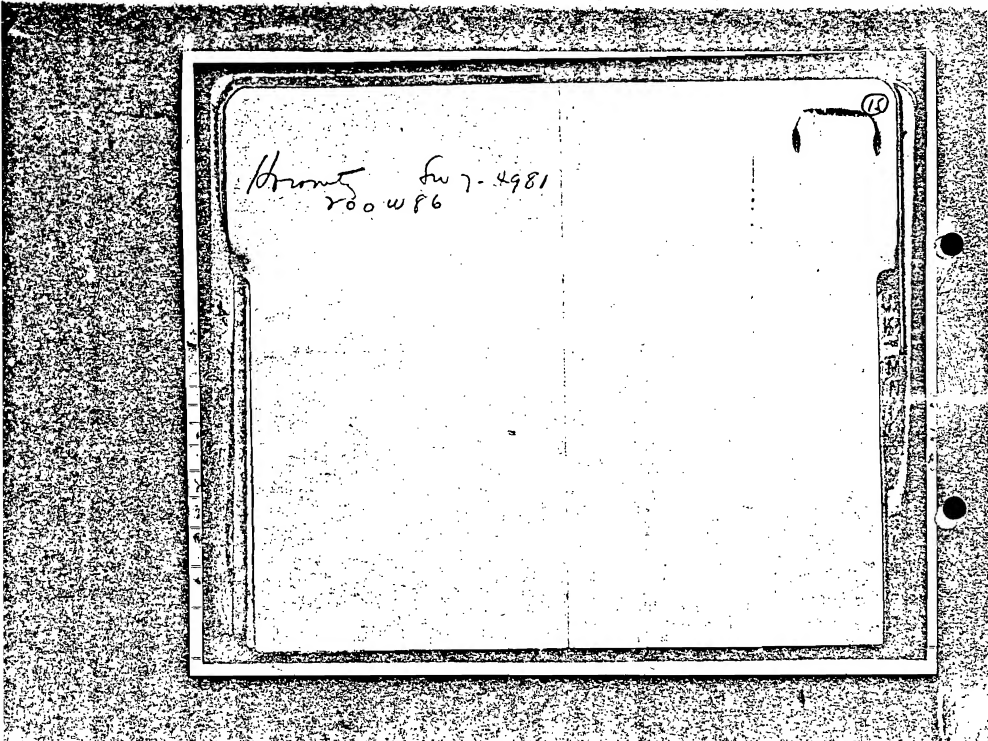
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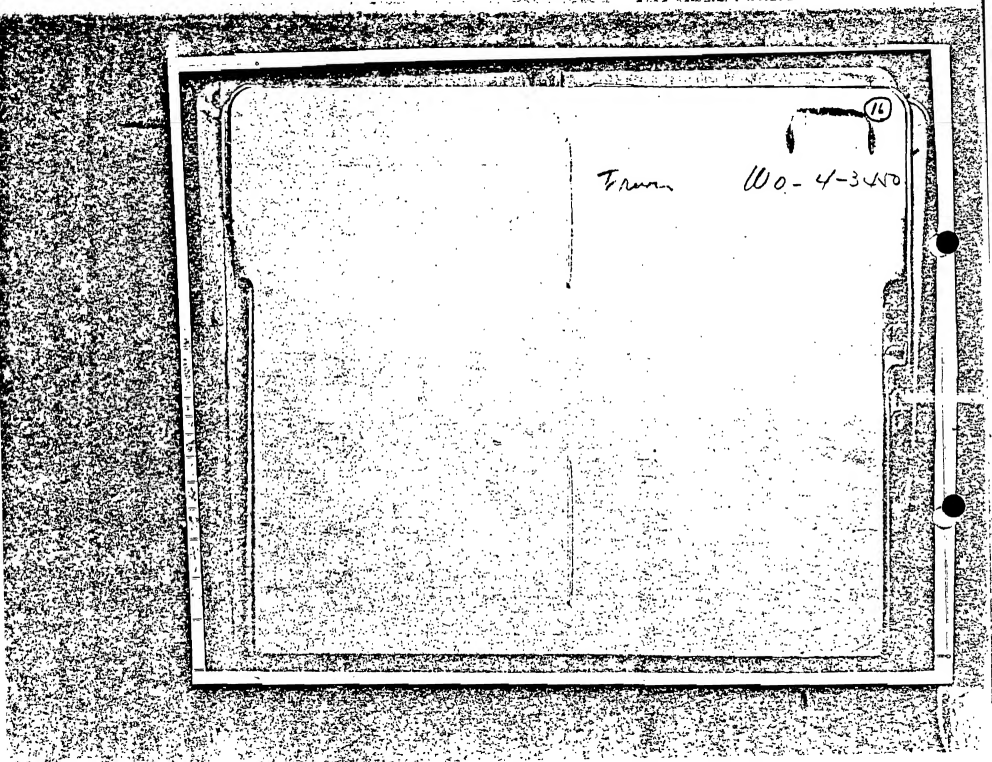
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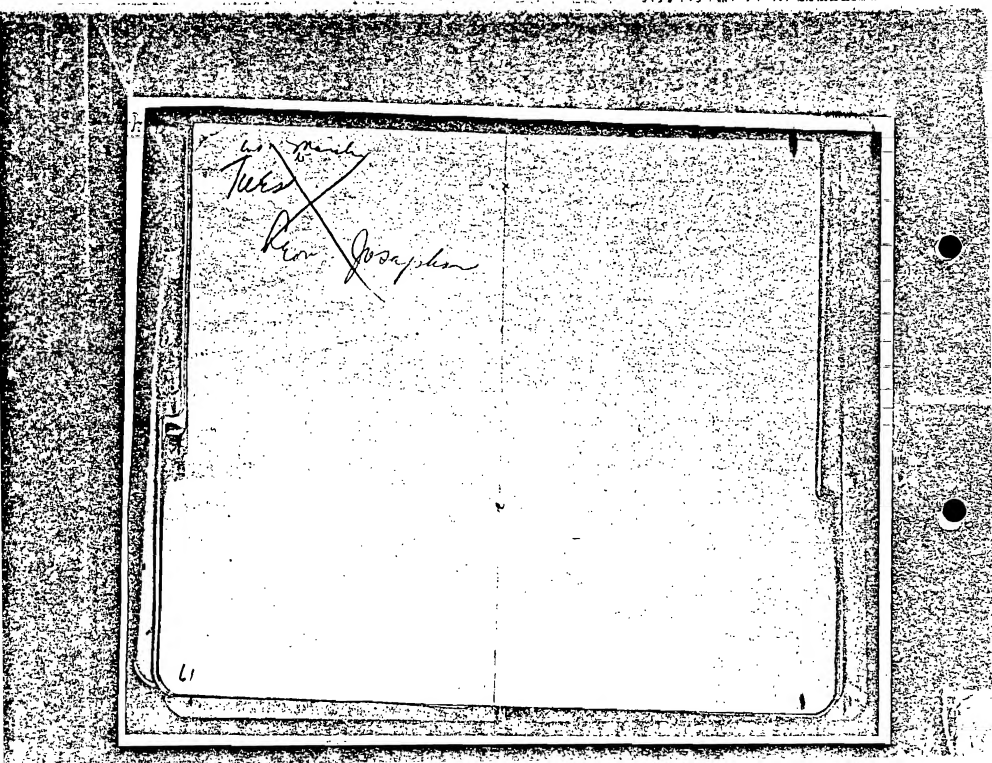


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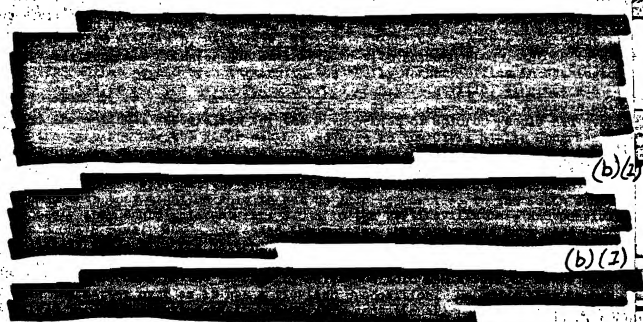
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New York #7, New York

June 12, 1950

MEYO

RE: CIVIL RIGHTS CONGRESS INTERNAL SECURITY - C



(P)(1)

ALFRED B. NOVAK SA

cc: 100-84275 (WILLIAM L. PATTERSON)
100- (EMANUEL BLOCH) /0 /- 744

ABN: EMG 100-80675

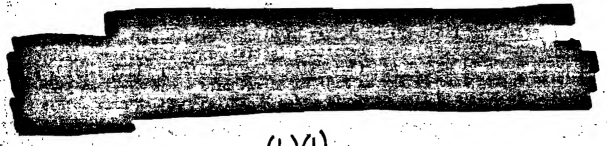
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NEW YORK, NEW YORK AUGUST 4, 1950

INTERNAL SECURITY



(b)(1)

SA ALFRED B. UOVAK

100-84275 (WILLIAM L. PATTERSON)
100- (RALPH FOE)
100- (EMANUEL BLOCK) V\*/0/-744

ABN. ABK 100-80675

100-99876-10

fice Memorendum • United STATE'S GOVER TO : SAC, New York Director, FBI SUBJECT: EMANUEL BLOCK SECURITY MATTER -\C INDEXED Enclosed are copies of a letter dated July 24, from Eugene J. Lustig and the Bureau's reply. of our property You will observe that he reports information concerning Emanuel Block, 270 Broadway, New York City, who is said to have engaged in Communist activities since 1933. Bureau files reflect that one Emanuel Block, who may be identical, was one of several Communists brought into the New York 💈 City Coordinating Committee for Democratic Action about 1940 by Thomas Everett Stone, 540 West 123rd Street, New York City. This information was developed by MID from Charles M. Samwick, 25 West 69th Street, during an investigation of Stone in connection with his Army commission during 1943. According to the New York Times and the Daily Worker for September 14, 1942, Emanuel Block, of the National Lawyers Guild, was one of the attorneys supporting the Communist Party in its attempt to remain on the New York State Ballot in the 1942 election over the opposition of the American Legion in Albany. A statement filed by the Civil Rights Congress with the Clerk of the House of Representatives of the U. S. Congress under the Lobbying Act on January 10, 1947, reflected the payment of \$50.00 on October 7, 1946, to Emanuel Block, 299 Broadway, New York City for legal expenses. An article in the Daily Worker of February 3, 1948, reflects that Emanuel Block of the Civil Rights Committee of the National Lawyers Guild was one of the attorneys endeavoring to prove unconstitutional the proposed Austin Bill in New York State requiring the registration of the membership and funds of organizations "influencing public opinion." Emanuel Block, of the Civil Rights Congress, defended James Dombrowski in the City Court of Birmingham, Alabama when he was arrested June 11, 1948, for violation of a segregation ordinance while attending a convention of the Southern Conference for Human Welfare. While in Birmingham Block was in touch with Mary Southard, Southern Correspondent for the Daily Worker. Enclosures nB = See 101-71.44 on subject.

A confidential source determined on June 28, 1948, that Emandel Bloch, 270 Broadway, New York City, was listed in the Washington Headquarters of the National Lawyers Guild as a member of its Committee on Civil Rights and Liberties.

When Agents of the Bureau attempted to interview Alexander Stevens, January 24, 1949, regarding his Communist activities, Emanuel Block as his attorney declined to allow him to be questioned other than before a United States Grand Jury.

Emanuel Block of New York was one of the attorneys for the "Trenton Six," a group of six Negroes charged with murder in the State of New Jersey. The New Jersey Judge barred the non-resident attorneys including Block from the courtesy privilege of appearing in the New Jersey Courts because of alleged unethical conduct and "misappropriating funds raised for the defense." Block spoke concerning this trial at a Civil Rights Congress meeting in Baltimore May 10, 1949.

On October 4, 1949, Maurice Braverman of the Communist Party in Baltimore reportedly contacted Emanuel Block in New York at the suggestion of William Patterson of the Civil Kights Congress for advice on exploiting and "dramatizing" the stabbing of Negro Linwood Matthews by white boys in Carroll Park, Baltimore. Block suggested that he press a felonious assault charge against the boy who admitted the act and consider a civil suit against the City of Baltimore. He further urged that they "drag in" the political question, putting as much blame as possible on the authorities and "keep the thing boiling."

manuel Block of New York was said to be a guest at a meeting of the National Executive Board of the National Lawyers Guild held in New York October 8, 1949.

Inasmuch as Block is the attorney for Julius Rosenberg arrested recently by the Bureau on charges of espionage, this is furnished for your information and no investigation is desired at this time.

However, upon the completion of the prosecution of Rosenberg, a case on Block should be opened promptly and investigation conducted to determine whether his activities warrant inclusion in the Security Index. The Bureau should be advised at the time this investigation is instituted.

- 2 -

Mr. Eugene J. Lustig 110-43 Sixty-fourth Avenue Forest Hills, Queene New York, New York

INDEXED

Dear Mr. Lustig:

Your letter of July 24, 1950 has been received.

I am indeed appreciative of the sentiments which prompted your communication and desire to thank you for the information furnished as well as your offer of services.

In the event you should receive information in the future which you feel would be of interest to the FBI, you may desire to communicate directly with Mr. E. Scheidt, Special Agent in Charge of our New York Office, which is located at 607 United States Court House, Foley Square, New York 7, New York.

Sincerely yours,

John Edgar Hoover Director

co- SAC, New York (with copies of incoming) Under separate cover.

Eugene J. Lustig spoke on juvenile delinquency before a mass meeting October 11, 1944 at the Broadway Casino, 146th Street and Broadway, New York, sponsored by the Coordinating Council, a group organized in the Harlem area in 1943 to reach the parents of delinquent children, according to a report of G-2, Second Service Command, October 15-21, 1944.

SELVING THE TOTAL

100-99876-11A

TRUE COPY

Eugene J. Lustig 110-43-64th Ave Forest Hills, Queens, NYC

July 24, 1950.

Hon. John E. Hoover U.S. Bureau of Investigation Dept of Justice Washington, D. C.

MOEXED

Dear Sir;

In the best interests of our National Security I am writing the following information to you.

I read in our NY newspapers of the recent capture by your men of the Atomic Spy Culprits. I also read that the Attorney for one of them is Emanuel Block of 270 Broadway NYC who I have known for many years although I haven't seen him for about 2 years. We lived in the same neighborhood on Washington Heights in New York City.

Ever since about 1933 to about 1941 Mr. Block spoke on street corners in our section (Wash. Hghts.) on the platforms of the Communist Party & Young Communist League. He used to attend meetings at the then Communist headquarters which was then located at 3785 Broadway NYC. I have often seen him in the company of such persons as Claudia Jones, Bernice Feinne, a man known as Mr. Ryan a leader in the Communist group, Hope Stevens, an attorney, a Mr. "Schustah, a Mr" "Werner, and others who's names I cannot recollect but whom I can identify.

Mr. Block used to speak on "Keep America Out of War" & the "Yanks Are Not Coming" when Russia and Germany had their pact.

Shortly after the outbreak of the World War II I was detailed by the Colonel of my Regiment (22nd Regt. NY State Guard) to go to 193

St & St Nicholas Ave with a squad of men to line up a civilian "Washington Heights preparedness Parade." During the course of assembling the massed collors of our Allied nations I requested Mr. Block, a marcher, to carry a heavy American Flag too heavy for the female who held it and he explained the had a sore back. Later when the parade passed 181st & St. Nicholas Ave

SEARCHED INDEXEDOR -

100-99876-118

NYCowhere I supervised the flow of traffic I observed Block carrying the flag of the Soviet Union & leading some others in the singing of the U.S.S.R. National Anthem.

In more intimate conversations with localites Block has always been an advocate of Communist doctrines.

During the last war Block held a job with the government in Washington D.C.

Frankly, I believe the man needs observance because I feel that he is detrimental to our best interests during these times.

The writer is a former soldier in the NY National Guard, NY State Guard and a brief period in the U.S. Army.

If I can be of any service to you please call on me -

Sincerely yours.

/s/ Eugene J. Lustig.

T C O P E P

TRUE COPY

Eugene J. Lustig 110-43-64th Ave Forest Hills, Queens, NYC

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Ever since about 1933 to about 1941 Mr. Block spoke on street corners in our section (Wash. Hghts.) on the platforms of the Communist Party & Young Communist League. He used to attend meetings at the then Communist headquarters which was then located at 3785 Broadway NYC. I have often seen him in the company of such persons as Claudia Jones, Bernice Feinne, a man known as Mr. Ryan a leader in the Communist group, Hope Stewens, an attorney, a Mr. "Schustah, a Mr. "Werner; and others who's names I cannot recollect but whom I can identify.

Mr. Block used to speak on "Keep America Out of War" & the "Yanks Are Not Coming" when Russia and Germany had their pact.

Shortly after the outbreak of the World War II I was detailed by the Colonel of my Regiment (22nd Regt. NY State Guard) to go to 193 St & St Nicholas Ave with a squad of men to line up a civilian "Washington Heights preparedness Parade." During the course of assembling the massed collors of our Allied nations I requested Mr. Block, a marcher, to carry a heavy American Flag too heavy for the female who held it and he explained he had a sore back. Later when the parade passed 181st & St. Nicholas Ave

STATCHED GAINDEXEDGE A

NYC where I supervised the flow of traffic I observed Block carrying the flag of the Soviet Union & leading some others in the singing of the U.S.S.R. National Anthem.

In more intimate conversations with localites Block has always been an advocate of Communist doctrines.

During the last war Block held a job with the government in Washington D.C.

Frankly, I believe the man needs observance because I feel that he is detrimental to our best interests during these times.

The writer is a former soldier in the NY National Guard, NY State Guard and a brief period in the U.S. Army.

x ... If I can be of any service to you please call on me -

Sincerely yours,

/s/ Eugene J. Lustig.

T C R O U P E Y



Auhrey Grossman shows the battle sears of his encounter with Mississippi lynch terror after he was attacked by hoodlums in a Jackson hotel. Grossman, organizational secretary of Civil Rights Congress, led a 10-state delegation to Jackson to see Gov. Fielding Wright to plead for a stay of execution for Willie McGee. With him are William L. Patterson, CRC executive secretary, and Emanuel Bloch, CRC attorney also associated with the McGee case Daily Worker photographe

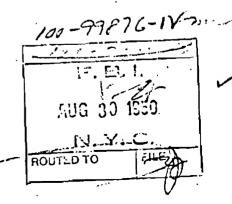
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# Get I Year, 6 Months for Peace Action

Kings County Judge George J. Joyce yesterday sentenced four young men and one young woman to jail for terms ranging up to a year for painting peace slogans in Prospect Park on Memorial Day.

Arthur Edelman, 25, received a year's prison term in a federal penitentiary, and George Daitsman, 25, his wife, Rose, Herbert Celnick, 23 and Lois Mazzacame, 22, were sentenced to six months in the city prison.

The youths had been charged with malicious mischief, a felony, and conspiring to deface public property. They were charged with painting in three-foot letters on sidewalks and memorial arches in Prospect Park, "Peace," "Ban the A-Bomb," and "Ban the H-Bomb."

Emanuel Bloch their attorney, said immediately after the sentencing by Judge Joyce, that he was "shocked at the severity of the sentence."

"I consider these defendants victims of the cold war hysteria," he continued. "They are political prisoners. The jails have opened up their doors to receive intellectuals and workers who are working for peace."

Edelman is a Navy veteran and furniture worker. George and Rose Daitsman both lost their substitute licenses to teach in junior and high schools as a resum of the arrests.

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CLIPPING FROM THE

v Daily Merces

12 (2) 12 2 3 (3)

# Win <u>Reversal</u> or Counsel Ouster for Trenton 6

Three Civil Rights Congress ditorneys for the framed "Trenton Six" Negroes, in the death house at Trenton, N. J., expect an early Federal Court order directing their treinstatement as defense counsel.

The U. S. Circuit Court of Appeals in Philadelphia ruled this weekend that Judge Charles P. Hutchinson of the Mercer County Court was in error in removing them from the case last year.

The attorneys, O. John Rogge, Emanuel Bloch and William L. Patterson, handled the appeal that won a reversal of the original dealh verdict from the New Jersey Stale Superior Court.

The three CRC attorneys were later ruled out as new defense counsel in the second trial to be held later.

#### REVERSES DISTRICT COURT

The three lawyers had been turned down when they appealed this illegal ruling to the U. S. District Court in Trenton. But the U. S. Circuit Court in Philadelphia—by a 2 to 1 vote—ruled that the six defendants were entitled to have lawyers of their own choosing.

Judge Hutchinson had arbitratily barred them as attorneys from outside the state.

The Circuit Court's order places the duty of ordering the reinstatement on U. S. District Judge Philip Forman, who had originally rejected the three lawyers plea. The six Negro defendants were framed in 1948 on a charge of killing William Horner, a Trenton furniture dealer.

Errord Black

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Office Memorandum • United States Government TO

SAC, New York

DATE:

11-22-50

FROM

DIRECTOR, FBI

SUBJECT:

EMANUEL BLOCK SECURITY MATTER - C

REMYLET dated August 11, 1950, to Mr. Eugene J. Lustig, 110-43 64th Avenue, Forest Hills, Queens, New York, New York, a copy of which was designated for your office.

Bureau files do not reflect that the results of your interview with Mr. Lustig have been furnished to the Bureau. In the event your office has submitted the requested information you should advise the date and caption of the communication concerning this matter. If your office has not and interviewed Mr. Lustig, this action should be taken immediately, and the results of your interview submitted to the Bureau in the immediate future.

Bureau: 101-6691-13

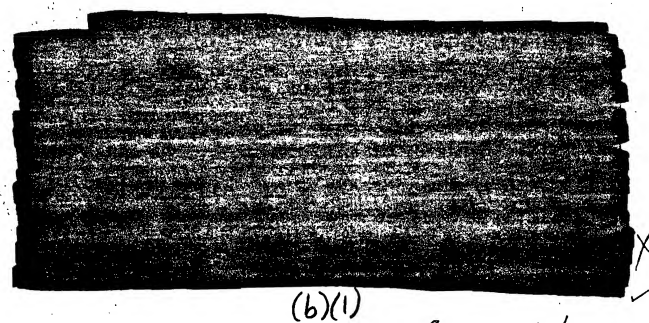
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New York, Hew York

December 9, 1950

STEVE HELSON INTERNAL SECURITY - C



cc: 65-34 (LEON JOSEPHEON) 100-84994 (GUS HALL) 100-1696 (ELIZABETH CURLEY PLINN) 100-16021 (ARNOLD JOHNSON) 160-269 (HTHEY MINETON) 100-94276(EMANTEL BLOCK)

100-80675 (CHC) 100-5767 (WARCEL SCHERER)

CVS JOB 100-47211 - Communed block

160-99876

111-99876-18

FBI - NEW YORK DEC 9 1950

NENO: NT 100-47211 (b)(1)

GEORGE V. SCHWEIDER, SA

### **CRC Seeks New** Attorneys for Trenton

TRENTON, N. J., Nov. 29. Enmanuel Bloch and William Patterson, noted civil rights attorneys, yesterday withdrew from the Trent ton Six case in order to expedite the light for freedom for the six innocent men. In a statement from the national Civil Rights Congress of which Patterson is a leader, del clared:

"The great worldwide campaign for freedom of the Trenton Six launched and led by the CRC for the past three years will continue and grow until these six innocent Negro victims of a vicious jimerow

frameup are free.

finally smashed.

"The withdrawal of their present attorneys was made in the best interests of the six men. The Circuit Court of Appeals had ordered reinstatement of attorneys of their own choosing but the state of New Jersey had threatened years of legal litigation without granting bail. A speedy setting of a new grial date and, eventuali freedom for the Trenton Six is now possible. "The CRC will guarantee that-The most competent atturneys in the country are retained for the retrial and will, of course, conbinue familiarizing Negro and white Americans as well as world opinion with the facts of Northern Scottsboro until Ir meup of the Trenton Six is

91876-1

Office Memorandum • United States Government DATE: TO SAC, NEW YOUR, NEW YORK December 27, 1950 SAC, GUY HOTTEL, WASHINGTON FIELD SUBJECT: EMANUTÍ HIRSH BLOCK inyc #101-74h) Refer to Letter from Washington Field Office October 20 last and Washington Field Office routing slip December 5, last. Please expedite verification of subject's residence and employment. The Master FHH: bim 101-2967 DE0 2 1 1950 +BI - NEW YORK

Office Memoundum • United States Government DATE: January 19, 1951 SAC, New York SAC, WFO. EMANUEL HIRSH BLOCH SUBJECT SECURITY MATTER - C Relet from WFO December 27, 1950. reflet rotinfile 1-36-51
pedite verification of subject's address. Please expedite verification of subject's address and employment. 101-2967 FHH: CFP

Director, FBI

SAC, New York
EMANUEL HIRSCH BLOCH, was;

SM - C

(Bufile 101-6691)

Reference: Bulet NY 11/22/50 "EMANUEL BLOCK,

SECURITY MATTER-C";
WFO let to NY 12/27/50, "EMANUEL

HIRSH BLOCH; SM-C"

It is noted that Subject was under investigation 1944-46 under the character "Fair Employment Practices Committee: Internal Security-Hatch Act" (Bufile 101-6691; WFO file 101-2967; NY 101-744).

Subject's last name appears to have been incorrectly spelled by various sources of information, the correct spelling being BLOCH.

Office under the character "Security Matter-C" (instant

According to Bureau instructions dated August 11, 1950, Subject is not being investigated by the NY Division at the present time, inasmuch as he is attorney for JULIUS ROSENBERG, whose trial for espionage is now !! Bcheduled to begin Feb. 13, 1951

While no investigation of BLOCH has been initiated at NY, the WFO is advised, in accordance with their request in reflet, 12/27/50, that the NY City telephone directory reflects Subject has his law office at 270 Broadway, but resides at 7 West 16th St., NYC.

2CC-WFO (101-2967)

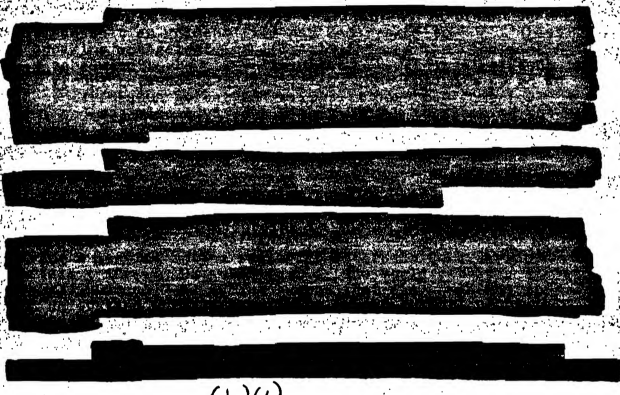
VJB:KW

00-99876-22

New York, New York February 7, 1951

MEMO

Re: CIVIL RIGHTS CONGRESS; INTERNAL SECURITY - C



(b)(1)

DONALD P. ADAMS, SA

CC: 100- (JUDY GOLD)
100- (BASIL POLLOCK)
100- (ABE PERLMAN)
100- (RHODA ASCHER)
100- (EMANUEL BLOCH) / mum ref
FBI NEW YORK
1EB 8 1951

DPA: DRS
100-80675

New York, New York February 21, 1951

HEMO:

RE: CIVIL RIGHTS CONGRESS

By attached report dated 1/14/51, advised that a reception given for NAT ROSS, Executive Secretary of the NY State CRC held on 1/13/51, at the apartment of HOWARD PAST, 43 E. 94th St, NYC. The reception ROSS'S 25 yrs. "in the progressive movement", and to raise funds for the CRC.

Topics discussed at this meeting included; fund drive for the CRC, the Negro question, and Civil rights. Agents concerned have been advised.

RICHARD T. CLANCY, SA

(b)(7)(d)

CC-NY 67-2557 (P. and C.)

NY 100-7413 (Nat Ross)

NY 100-92967 (Beulah Laire)

NY 100-80640 (CP, USA-Negro Question)

NY 100-99876 (Emmanuel Lock)

RTC: LEW 100-80675

> 100-99876-24 FBI NEW YORK FEB 2 1 1951 (2) B., Le) (1)

July 33

Jan 11, 1951 New York

#### CIVIL RIGHTS CONGRESS ACTIVITIES

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A reception for NAT ROSS, Executive Secretary of the N.Y. State CRC, was held on 1/13/51, at the apartment of HOWARD FAST, 43 E. 94th St, NYC.

Sixty people were present at reception marking 25 yrs, of NAT ROSS activities in the progressive movement.

The invitations for the reception were sent out by the CRC to a selected amount of people. The prupose of the reception was to raise funds for the \$60,000 fund drive of the CRC. BEULAH LAIR, funds raising director of the NY State Committee of the CRC expect a minimum donation of \$50.00 from each one invited to the NAT ROSS reception. Everyone will feel honored to receive a personal invitation from HOWARD FAST and, at his own home.

The invited guests, including ROWARD FAST, NAT ROSS and the hostess of the evening, BEULAH LAIR, described this affair as a social evening; to get acquainted with each other. It was partly a social evening and party a fund raising affair, but it was hardly a "get acquainted" business; it was a first name introduction. For example: "HOMARD meet, AL. AL meet ARNOLD", etc. I believe this was the first affair at which CRC members and sympathizers refrained from mentioning second names. It could be noticed that the CRC in this respect adopted the tactic of the CP. "No second names".

Until 11 PM (the reception started at 9 PM) the guests were drinking different kinds of whiskey) and sating and talking. One by name of SAM was playing the plane and changing groups of guests, including BOWARD FAST and WAT ROSS were singing "American working class and revolutionary songs", such as "Joe Hill", "Casey Jones", "There is power in a Union", "On the Picket Line", "Patteron is our leader", etc. They all sang the "International" and some Russian songs: "If war should come". Song of the Steppes" and the "Red Army Song". Mrs. HOWARD FAST (BETTE) was drinking most of time and she was singing with every singing group throughout the evening.

At 11 PM HOWARD FAST announced that PAUL ROBESON might come over later in the evening. ROBESON didn't show up. FAST called the audience to order. He said that guest of hohor wants to say a few words. HOWARD FAST: "we come here tonight to pay honor to NAT ROSS, the head of the NY State CRC. I know NAT well. He is a great guy, a hard worker for CR and for the rights of the Negro people. NAT ROSS brought his fighting spirit to the CRC which is today the most important organisation fighting for the CR in the US". He introduced NAT ROSS. ROSS

thanked the people for coming to this reception. "By coming here tonight I believe you are expressing your feelings not personally to me, but to the CRC. The CRC has done, lis doing and, I'm sure will continue to do its work in the fight for the rights of the American people". He underlined that CRC, the struggles of the CRC, made the organization known all over the US and all over the world, and that the CRC brought into the light such cases as the WILLIE McOZE case, the case of the Trenton Bix and many other similar cases. If not for the CRC WILLIE McGEE, the Trenton Six would have been long dead by now. He mentioned that we are now engaged in the fight for the 11 Communist leaders, whom the government went to put away in jail on frame up charged. He stated that the CRC is now also engaged in the fight to free the Martinsville Seven. The supreme court gave the green \*light"for the execution of the seven innocent Negroes, but the CRC decided to 🔀 fight for the lives of the Martinaville Seven. He said that the whole world is watching the case of the Martinaville Seven and that the CRC is now organizing a crusade to virginia; that delegates will come from all over the country and will try to influence Cov. BATTLE to pardon the Martinsville Seven. He called upon the sudience to help the CRC in the fight for our freedom, for the freedom of the American people.

EXMANUEL BLOCK, LAYEVER, said that we live today in a semi-fascist astate, that our liberty and our very lives are in danger. He described the work of the CRC on behalf of the Trenton Six, WILLIE MCCEE, LT. DILBERT, the Martinsville Seven, the work of the CRC on behalf of the 11 Communist leaders. He said that the CRC is waging the greatest struggle ever fought in this country for the CR and liberties of all Americans, for the rights of the Negro people. The fight for the freedom of the 11 Communist leaders is not just another fight for the freedom of group of political leaders, whos philosophy is disliked by the reactionaries. This is a fight against fracism. The CRC is fighting today on many fronts and, I'm going to tell you something that will shock you: the CRC is almost bankrupt. The CRC is badly in moed of funds. "He called upon the people to donate money." One donated \$500. SUSAN (part owner of the "Daily Worker") donated \$500. ARNOLD KLINGER (about 59%, dark hair, dark complexion, thin, resides at Hundercliff Ave, Bronx, NY), donated \$250.00; there were a few \$100 donations. quite a few \$50.'s and many \$25's. No names of donaters were mentioned. collection brought in \$2,500.

At the reception were also present ARNOLD JUHNSON (now a member of the National Committee of the CRC), LEON JOSEPHSON, JUDY GOLD and her husband ARNEY. There were also about 15 Negroes, men and women. One Negro woman donated \$100. in the name of the Marlem chapter of the CRC. The affair lasted until 3 AM.

رُ مِن وَ رَحِيدٍ فَي صَوْ مُرَّحِمَّا لِمَا إِنْ مِنْ فِي الْفِي لِمَا اللهِ مَا يُعِينُ مِنْ اللهِ

## Mrs. Rosenberg Hits Political Frameup

Below is published the state-cence at the time of his arrest and ment of Mrs. Ethel Rosenberg, arraignment. under death sentence in the recent alleged espionage case, upon her tencing by Mr. Saypol himself who transfer from the Women's House stood by silently and permitted my of Detention to the Sing Sing brother to so testify, that my death house. Mrs. Rosenberg's brother did assert his innocence at the time of his arraignment. to by her husband, Julius, also

House at Sing Sing is evidence of vindictiveness on the part of Federal authorities and constitutes save her own miserable neck, Incruel and inhuman punishment. If fact she is free and this expoces this removal is designed to 'break' me the authorities are in for a sad the government with the Greenawakening because I have nothing glasses to implicate my husband to tell them except what I have stated through my attorney on other occasions. Namely that my husband and I are innocent . . . we have always maintained our innocence and we will always maintain our innocence.

"We said and we say again that we are victims of the grossest type of political framcup ever known in America. In our own way we will try to establish our innocence. But we ask the people of America to realize the political significance of our case and come to our aid.

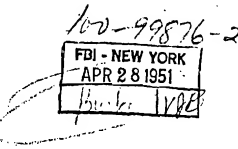
"Events subsequent to our sen-their love. teneing have substantiated and confirmed our theory of defense. In the first place, the release of the report of the Sub-Committee of the Atomic Energy Committee shows that my brother David Greenglass, together with three others are named as the top atom, bomb spies. My husband and I are, not named among these four hig

"Now it is revealed on his sen-

"In the third place, our claim under death sentence, was issued frough Emmanuel Bloch, their by the machinations of my sisterin-law Ruth Greenglass has been "My removal from the Women's confirmed by Mr. Saypol's state-House of Detention to the Death ment at David's sentencing that it was her idea and influence that induced my brother to confess to the whole deal that was made by and myself.

"My husband and I are only two people, but this case has significance which far transcends our personal lives. The entire population of America will be adversely affected by our persecution which represents the ugliest and most violent form of legal lynching.

"The concern of my husband and myself is mainly about our children who now find obstacles in their way to visit us at at time when they need our warmth and love and when we in turn need



V- Block



Emanuel Bloch (Atty.) with Communist Leader Steve Nelson (Pittsburgh) Appears Before House Committee, Latter to Be Quizzed On Red Atom Spy Ring In Which He Is Charged With Having Been Implicated.

From National Republic Magazini

1949

SEARCHED MOEXED SERIALIZED SERIAL

FBI-10185-1949

### FEDERAL BUREAU OF INVESTIGATION

Form No. 1 THIS CASE ORIGINATED AT NEW YORK DATE WHEN PERIOD FOR WHICH MADE REPORT MADE BY WASHINGTON. D. C. 6/12/51 6/4-9/51 JOSEPH E. KULLER CHARACTER OF GASE EMANUEL HIRSCH BLOCH, was. SECURITY MATTER - C (b)(1)- R U C -Evernot from GDS, Categor Date of Declaration indefinite DUTAILS: AT MASHINGTON, D. C. PERTINENT CONTACTS AND ACTIVITIES Confidential Informant T-1, of known reliability, in February, approved that Filipped and partial and some available of the contraction and some some contraction and some some contraction and some some contraction and s SEARCHED INDEXED. SERIALIZED FILEO IR COPIES OF THIS REPORT JUN1 4 1951 - Bureau (101-6691) TBI . NEW YORK New York (100-99876) Washington Field

PROPERTY OF FBI-THIS CONFIDENTIAL REPORT AND ITS CONTENTS ARE LOANED TO YOU BY THE FBI AND ARE NOT TO BE DISTRIBUTED OUTSIDE OF AGENCY TO WHICH LOANED.

8. 8. GOVERNMENT PRINTING OFFICE 16—80255-1

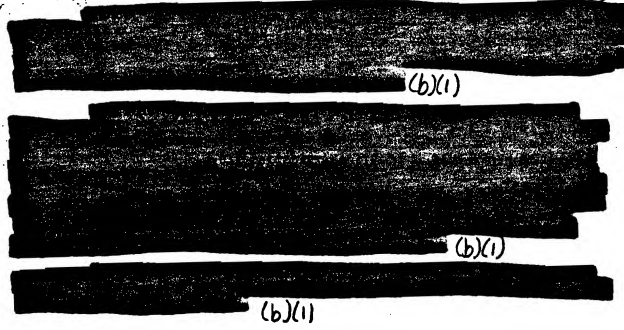
WFC 101-2967

residence address in New York City to HELEN SHOWICK. The informant did not know why SHOWICK wanted subject's address.

It is noted that HELEN SHONICK, in late 1949, was known to Confidential Informant T-2, of known reliability, and who is acquainted with certain phases of Communist Party and related activities, as a member of the Communist Party in Washington, D. C.

T-1 advised PEGGY McINTYRE is employed as a secretary to ROBERT J. SILVERSTEIN, national executive secretary of the National Lawyers Guild.

The National Lawyers Guild has been cited by the House Committee on Un-American Activities as a Communist front.



It is noted the "ILLIE McGDE case is one involving a negro raping a white weman in Laurel, Mississippi. The "Daily Worker" gave this case wide publicity and the Givil Rights Congress was active endeavoring to get the Supreme Court of the United States to review the case. In this regard the Washington "Evening Star" newspaper, on Earch 16, 1951, noted that Supreme Court Justice BLACK berated in general all subversive organizations for trying to influence the decision in the McGDE case.

WFO 101-2967

McCEE had been sentenced to be executed by the court in Mississippi, and a directive of the court was carried out when McCEE was executed on May 8, 1951.

Confidential Informant T-4, of known reliability, in early June of 1950, reported that MEL FISKE was interested in contacting "MANNY" BLOCK, the subject, through the Civil Rights Congress in New York.

"Daily Worker" carry the by-line of FISKE. Until recently FISKE was employed in Washington, D. C., as a Washington correspondent of the "Daily Worker". In late 1949, Confidential Informant T-2, previously mentioned, advised that MEL. FISKE and his wife, DIANA FISKE, were both known to informant as members of the Communist Party in Washington, D. C.

In connection with the above, it is further noted Confidential Informant T-5, of known reliability and who at the time was acquainted with some of FISKE's activities, advised that FISKE requested the subject to furnish legal counsel in the case involving the "Eartinsville Seven".

The "martineville Seven" were a group of negroes who were electrocuted in February, 1951, for rape of a white woman in martinsville, Virginia. This case was widely publicated in the "Daily Worker" and the Civil Rights Congress actively participated in protesting the conviction of the "Martinsville Seven".

In April and May of 1946, Confidential Informant T-6, of known reliability, advised that subject was known to THOMAS RICHARDSON who at the time was affiliated with the Washington Office of the United Public Workers of America.

Confidential Informant mentioned above, has advised in had learned that when THOMAS RICHARDSON was asked to attend an open meeting of the Communist Party he declined the invitation.

RICHARDSON indicated he did not know he was supposed to belong to an b7D open Communist Party Club.

#### INFORMATION FROM THE HOUSE COMPLITIES ON WE-APPRICAN ACTIVITIES

The following recent pertinent additional information concerning the subject was reflected in the files of the House Committee on Un-American Activities.

WFO 101-2967

On December 11, 1918, the House Committee on Un-American Activities, in connection with hearings held by that agency regarding espionage in the Federal Government, subpoenced before the Committee MARION BACHMACH, 212 W. 11th Street, New York City. Mrs. BACHMACH identified herself as a writer employed in the National Office of the Communist Party. She declined to answer pertinent questions dealing with the subject of Communism, claiming immunity under the First and Fifth Amendments of the Constitution. It is noted Mrs. BACHMACH, at the time she appeared before the Committee, was accompanied by EMANUEL BLOCK, the subject, who was identified as her attorney.

On October 18, 1950, the subject acted as legal counsel for LYDIA ALTSHULER, FAULINE C. DASKIN and PTALONS SILVERIAR, all of New York City, who were subposted before the House Committee on Un-American Activities at which time the Committee was investigating an underground Communist group which was assigned to free FRANK JACSON from imprisonment in Mexico. The Committee informed ALTSHULER, BASKIN and SILVERIAN that FRANK JACSON was at the time serving a prison sentence in Mexico for the assassination of LEON TROTSKY on August 20, 1940; further they were advised, according to confidential information in the possession of the Committee, JACOB EPSTEIN was sent to Mexico City as head of this underground group. This underground group used an elaborate system of mail drops for receiving communications to and from Mexico. The confidential information in part advised "In the United States the mail drops were determined to be LYDIA ALTSHULER, PAULINE BASKIN and FRANCES SILVERMAN."

doclined to answer pertinent questions asked of them by the House Committee on Un-American Activities.

STEVE NELSON, identified in the press as currently of Pittsburgh and leader of the Communist Party in Western Pennsylvania, appeared before the House Committee on Un-American Activities on three different occasions. On each occasion the subject was present and acted as MELSON's attorney.

NELSON refused to enswer pertinent questions of the Committee on the grounds that to do so might incriminate him. He did refer to himself in response to a question as "being a well known Communist".

of New York City as legal counsel when he was subpoensed before the House Committee on Un-American Activities for interrogation. He declined to answer pertinent questions of the Committee involving his

WFO 101-2967

in Laur

iffiliation with the Communist Party. The House Committee on Un-American Activities reflects that BENJAMIN GIPLON,, in testifying before the Committee on September 11, 1939, stated SCHERER had held all kinds of positions in the Communist Party. He has held various positions as a section organizer and has been assigned by the Executive Committee to all kinds of Party work. SCHERER was characterized as one of the oldest and most trusted members of the Communist Party.

- REFERRED UPON COMPLETION TO THE OFFICE OF ORIGIN -

#### ADMINISTRATIVE PACE

# T-1 - (b)(7)(d). T-4 - (b)(7)(d). T-5 - (c) T-6 - (c)

REFERENCE: New York letter dated January 27, 1951

#### SACTOR

gation by this offi nent presence of the	ne subject in lits diwision as residing an clow. The Division is prigin. New York	e verified the perma- ed working at the
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44 - 1, 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	New York City	-
'Business Address:	270 Вголомау	•
	New York City	7/16/51
Check the following	g applicable statements:	Negrat 7-9-57
This indi	vidual has been the subject of a Communividual is the subject of a Security Inde eau is requested to make the appropriate	ex Card.
Security Division	Index at the Seat of Government. The should affix the addresses reflected about	ive and the
္မွာႏွင့္ approprie	te case file number.) ect was tabbed for Detcom.	Course 1-16-5
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The following perti with its copies of	nent items are being forwarded to the ne this letter:	
C	Indox Canda	pers weater

Report of Special Agent JONETH E. KELLER dated June 12, 1951, Tathington, D.C. Report of Special Agent FRED H. HALL dated April 2h, 1946, Washington, D.C. entitled PRANUEL HILSCH BLACH, aka; INTERNAL SECURITY, HATCH ACT. Photograph of subject as reflected in "National Republic" magazine Hovember, 1948.

Flotograph of subject as reflected in "National Republic" magazine June, 1949.

101-2967 June 1011. Division (inc.)

Serials (specify)

(100-99876) FBI NEW YOR

V. BURHE

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JUNI 4 1951

FBI · NEW YORK

DIRECTOR, FBI Juno 12, 1951 SAC, TO EMANUEL HIRSCH BLOCK, was. SECURITY NATTER - C (Bufile 101-6691) The captioned individual has been the subject of a security investigation by this office. The Division has verified the permanent presence of the subject in its division as residing and working at the Division is being considered addresses listed below. The Now York the new office of origin. Residence Address: West 16th Street New York City Business Address: 270 Broadway Hew York City. Check the following applicable statements: This individual has been the subject of a Communist Index Card. This individual is the subject of a Security Index Card. (The Bureau is requested to make the appropriate changes in the Security Index at the Seat of Government. The Division should affix the addresses reflected above and the appropriate case file number.) This subject was tabbed for Detcom. This subject was tabbed for Comsab. This subject was carried as a Key Figure or Top Functionary. Handwriting specimens have been furnished to the Bureau. A photograph has been furnished to the Bureau. The following pertinent items are being forwarded to the new office of origin with its copies of this letter: Security Index Cards Serials (specify) Report of Special Agent JOSEFH E. KELLER dated June 12, 1951, Washington, & Report of Special Agent FRED H. HALL dated April 24, 1946, Washington, D. entitled EMANUEL HIRSCH BLOCH, aka; INTERNAL SECURITY, HATCH ACT. Photograph of subject as reflected in "National Republic" any agrico November, 1948.
Photograph of subject as reflected in "National Samutaca managinal" June, 1949.

Division (Enc.)

(100-99876)

100-99876-308

Mcb

# Ask Rehearing On Rosenbergs

Emanuel Bloch attorney for Julius and Ethel Rosenberg, now in Sing Sing's death house, yesterday submitted an appeal for a rehearing before the U. S. Circuit Court of Appeals which several weeks ago upheld the conviction and death sentences of the young Jewish couple.

Full facts on the case will be aved at a "Truth in the Rosenberg Case" public meeting today (Wednesday) at Pythian Hall, 135 V. 70 St., 8 p.m.

Porto F coived 9-16-52

Date here is 9-16-52

Report by banding accepted

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MAR 1 5 1952 FBI - NEVI LURK	

# Highest Court Spurns Appeal By Atom Spies

Washington, D. C., Oct. 13.

The Supreme Court today turned down the appea's of Julius and Ethel Rosenberg, sentenced to death for passing on A-bomb secrets to Russia, and Morton Sobel, their accomplice who got 30 years.

Barring Presidential intervention or some last-ditch reconsideration by the courts, the Rosenbergs will





Julius Rotenberg

Ethel Rosenberg

go to the electric chair in Sing Sing and will be the first Americans to die under the Espionage Act. Emanuel H. Block, their attorney, said he would use "every available" legal process to "vindicate the Rosenbergs." He said he planned to move for a reargument before the Supreme Court within 15 days and also would seek a stay of execution.

The Federal Government will go into a lower Federal Court and ask it to set an execution date as soon as it receives the high court's formal rejection of the appeal.

The Supreme Court also refused to reconsider its decision June 2 to uphold the treason conviction of Tomoya Kawakita, American-born Japanese, for his brutal treatment of American war prisoners on Honshu Island during World War 11.

ahu Island during World War II.

The Rosenbergs were convicted
in New York Federal District.
Court on March 21, 1951, on
charges of violating the 1917 Wartime Espionage Art by working
with a Soviet atom spy ring during
and after World War II.

- N.Y. NEWS

OCT 1 4 1952

PORWARDED BY N. Y. DIVISION

ABAG 1
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SEC. 2
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OFFICE MEMORANDUM

UNITED STATES GOVERNMENT

TO

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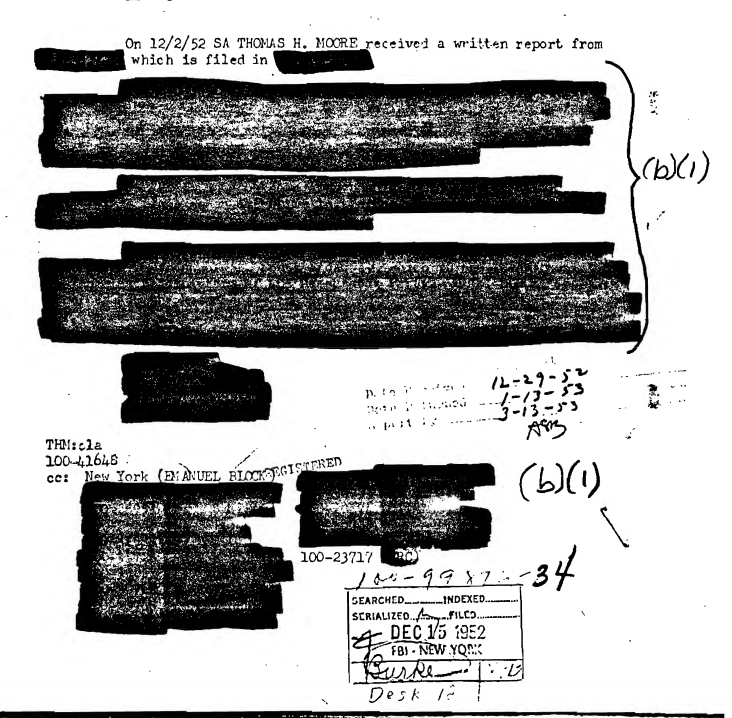
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:-SA THOMAS H. MOORE

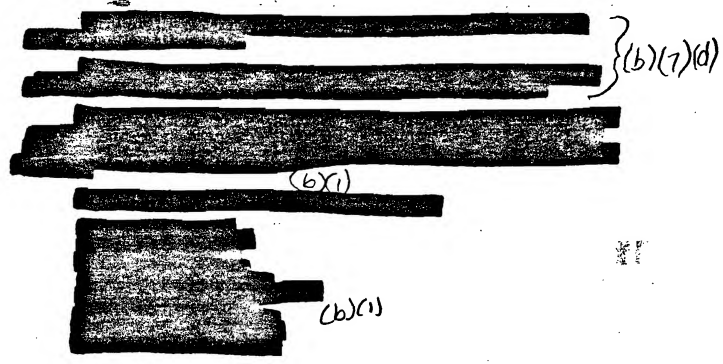
SUBJECT: LOS ANGELES COMMITTEE TO SECURE

JUSTICE IN THE ROSENBERG CASE

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# URGE PLEAS TO

An "unprecedented nationwide appeal" to President Truman was urged mittee to Secure Justice in the Rosenberg Case on Friday, to prevent the c week of Jan. 12, of the execution of Ethel and Julius Rosenberg. Judge Irvi

date for the execution of Julius and Ethel Rosenberg. The judge espionage in a trial surrounded acted to name the time for the by war hysteria and anti-Commulegal murder of the formulegal murder of the formulation of t legal murder of the framed Jew-nist frenzy. They have been in the ish-American father and mother death house at Sing Sing, Ossining, on the motion of Myles J. Lane, the U.S. Attorney who last week Kaulman ordered the Rosenthe U.S. Attorney who last week chese.

Monday for an order to invalidate the conviction.

ivilians ever to face execution in refusal came last Monday. his nation on the charge of reason.

was exposed as an intimate of bergs-parents of two small chil-New York's boss racketeer, Thom- dren-to die in Sing Sing's electric as (Three Finger Brown) Lu-chair the week of Jan. 12. The prison usually holds its executions Emanuel Bloch, attorney for on Thursday nights, making Jan. the Rosenbergs, said Friday he 15 the death date barring further will move in U. S. District Court postponements.

The U. S. Supreme Court has twice refused to review the con-The Rosenbergs will be the first victions. The high court's latest

Mrs. Rosenberg is the first woman sentenced to die by federal order in more than 85 years.

With unusual haste, Judge Irving Kaufman who set the unpre-of the nation to all who believe cedented death sentence against that human life is too sacred to be tice in the Rosonberg Case de appeal to him in person. clared.

regard for new legal motions," the Committee charged, "dealing with aspects of the case hitherto not presented to the court. Only an unprecedented nationwide appeal to President Truman can prevent the shame which the carrying-through of this sentence would bring to our cherished traditions of mercifulness and justice.

"We appeal to the religious, political and labor leaders of our country, to the organizations of the people of Jewish faith, to the Christian churches, to the associations of Negro citizenry, to the great-e-ganizations of the women



ETHEL ROSENBERG

Ethel and Julius Rosenberg, has surrendered to a moment of exdetermined that the Rosenbergs treme social passion-send your apshall die the week of Jan. 12, the peal for elemency to the President National Committee to Secure Jus- now, send your representatives to

"Clemency for the Rosenbergs is "The date was set without any the will of large numbers of the

DEC 1 0 1952 FBI - NEヤvートンコホメー



# National Guardian's Anniversary Get-Together

Friday, Jan. 16 - 8 P.M.

With

CEDRIC BELFRAGE, EMANUEL H. BLOCH, DR. W. E. B. DuBOIS, CARL MARZANI, JOHN T. McMANUS, MARTHA SCHLAMME

Dramatic Presentation: "THEY MUST NOT DIE"

City Center Casino Ballroom 135 West 55th Street Tickets: \$1.00 lu advance; \$1.25 at the door (incl. tax)

Telephone WOrth 4.3960

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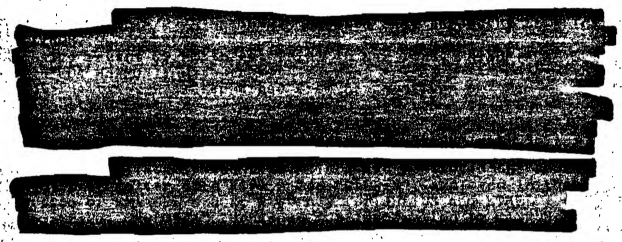
E LOCKLINGER



ALEXANDER C. BURLINSON, SA (100-82571)

FRIEDA MARRON, wa.

SAC, NY



1-NY 100-50983 (WM. MARRON)
1-NY 100-99876 (EMANUEL BLOCK)
1-NY 100-110312 (N.C.T.W.A.F.S.A.V.)
1-NY

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Date Received \_ Date Returned \_ Report By

## Mystery Gal to Star At Army Man's Trial

Fort Devens, Mass., May 23.—A striking brunette, blocked by the prosecution from testifying in the trial of a Brooklyn Army officer charged with concealing Communist Party membership, will be called to the stand by the defense,

it was announced today Counsel for 80-year-old Lt. Sheppard Carl Thierman sought to subpoena the mystery woman after

Lt. Col. Roger M. Currier, chief prosecutor, dismissed her although she had waited all day outside the courtroom.

Accused of Perjury.

Neither Col. Currier nor Eman uel H. Bloch, New York lawyer defending Thierman, would identify the brunette or explain her connection with the defendant.

Thierman is charged before an Army court-martial with fraud in obtaining his commission, with perjury and with failure to cooperate with the Senate Internal Se-curity subcommittee. The Army ed from a says the medical officer's fraud Budapest.

lay in his signing a statement that he was not a member of any subversive organization when, at the time, he was a member of the Communist Party.

Fired by Kogel.

Until last November, Thierman was on duty on Koje Island, the Korea PW concentration area which was the scene of bloody riots. Before his nine months on Koje, Thierman spent another nine months in uniform as a recalled reservist.

Thierman was discharged three years ago as an intern at Kings County Hospital by Dr. Marcus D. Kogel, New York Hospitals Commissioner, after the officer returned from a Communist convention in

Emanuel Block 744 Block
- 99876

- 410 Company of 99876

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List Refs.

N.Y. NEWS

Office Memoundum · United some government SAC, New York (100-99876) June 23, 1953 DATE: Director, FBI (101-6691) SUBJECT: EMANUEL HIRSCH BLOCH, was. SECURITY MATTER - C to guidance A review of the file in this case indicates that it has been pending in the New York Office since June 12, 1951. You are instructed to submit a report within 30 days from the date of this letter along with your recommendation as to whether the subject should be included in the Security Index. DERIALIZED.

# The Key In Rosenberg

peacetime and the first married he presided with dignity, ruled out fireworks and won praise from decouple to die in Sing Sing. Chil-fense counsel. dren of Jewish immigrants born came zealously non-Jewa After the jury voted guilty he their convictions, however, they prayerfully weighed the punishtried to cloak themselves behind ment and decided entirely on his in East Side tenements, both betheir religions they discarded.

Julius, son of a respected garment worker, entered City College at 16 as an engineering student and there joined the Communist the Rosenbergs were "on the top tice and was named Chief Assistparty. Ethel went to public schools, became a stenographer and joined the party in 1934. Working together on party assignments, they married in 1939 and moved to Knickerbocker Village. They had two children, Michael, 10, and Robert, &

DAVID GREENGLASS. David. Ethel's brother, was seven years younger than the sister he idolized. When he was 13, she began feeding him Communist literature. On the day Ethel and Julius married, David, as a wedding present, joined the Young Communist League.

Rejected by the Navy because he was color-blind. David was diafted into the Army when the Wir came. Eventually he was assigned as a shop machinist to the Los Alamos, N. Mex., atomic bomb center. In Nov., 1944, it was Ethel and Julius who told David what he was working on, having learned the secret from their Russian superiors. They persuaded him to pass on sketches and other information. With cash obtained from the Russians, they made it possible for David to bring his wife, Ruth, to live in Los Alamos.

By January, 1945, Greenglass, on furlough, brought Julius the design of the ultra-secret detonating lens which helped trigger the atom bomb. Then Julius gave him half of a Jell-o box top with which David later identified a stranger who turned out to be Harry Gold, another member of the spy ring.

After the war, as the net closed in, Ethel urged her brother to flee to Russia via Mexico with \$5000 supplied by Julius. His wife was suffering from severe burns and they had an \$-day-old baby. He decided to stay and face the music. I The Rosenbergs got passport pictures for themselves and their boys. The FBF prevented their es-

Greenglass, the principal witness against his sister and brother-insentence.

Following are biff sketches of FEDERAL JUDGE IRVING B. the principals in the Rosenberg KAUFMAN. Then 40-years-old and the youngest member of the ETHEL AND JULIUS ROSEN- Southern District bench, Judge Kaufman in March 1951 drew as BERG. Ethel, now 37, and Julius, an assignment the country's most 35, are the first traitors to be famous postwar espionage trial. executed in this country during A mild-spoken, deliberative man,

#### Was Boy Prosecutor.

own responsibility, without seeking a recommendation from the Law Department; became an As government. His decision was sistant Corporation Counsel; later death because, as he said later, built up an extensive private pracrung" of the Communist espionage conspiracy and their crime was "worse than death." The decision, of course, mage history.

earlier Irvinge Robert Kaufman ket, which paid fines of \$1,000,000; was known as the boy prosecutor. Richard H. Crowe, the bank offi-Born in New York June 24, 1910, cer who absconded with \$1,000,000, he went to De Witt Clinton High and Serga Rubinstein, the draft School and entered Fordham at evader, More recently, Commu-16, the university's youngest stu-nists and spies became his targets. bar examinations.

Two and a half years later he to Washington. Among other a State Supreme Court Justice i things he investigated violations 1951 with the high indorsement di Martin T. Manton, and turned up munists called his elevation to the that master fraud, P. Donald Cos-bench "an insult to the Ablerican ter, at the time head of the gi-people." gantic McKesson & Robbins drug

years ago at the age of 39.

momentous decision. It was wheth- lawyer. er or not to seek an indictment for conspiracy to commit espi-approach, his avoidance of hys-onage against Julius and Ethel teria and judge-baiting, set him Rosenberg. The conspiracy in-spart from the obstreperous de-volved the transmission of atom fense battery in the trial of the bomb secrets to Russia.

ney chose to go shead, prosecuted Communist party. the case himself and convicted the Rosenberga.

Law School; practiced in the city into saving the A-bomb spice.



JUDGE KAUFMAN.

ant U.S. Attorney in 1945.

#### · . His Famous Cases.

Among cases Mr. Saypol prose-In that same court 15 years cuted were the textile black mardent until then. He graduated He supervised the trials of Judy from Fordham Law School before Coplon and Alger Hiss and perhe was 21 and had to wait six sonally prosecuted William Remmonths before he could take his ington. Abraham Brothman and, finally, the A-bomb spies.

Married to Adele Kapian, a coentered the United States Atto- ed at Brooklyn Law, in 1925, he ney's office and moved from there has three children. He was elected of the lobby law, prosecuted Noel the bar and many judges and Scaffa, Charles V. Bob and Justice other public figures. The Comb

EMANUEL H. BLOCH. Chief of the derense, it was Emanuel H. Judge and Helen Kaufman have Bloch who kept the Rosenberg three sons, Robert, 14, and twin, case—and the Rosenbergs—alive James and Richard, 11. He was for more than two years. A desworn in as a federal judge four bater since he was 13 and an excellent speaker, Mr. Bloch, by his IRVING H. SAYPOL. In the resourcefulness, has won a repusummer of 1950 United States At- tation even among his court optorney Saypol was faced with a ponents as an exceptionally able

> His trial manner and factual 11 top Reds.

The choice was his alone. An Mr. Bloch has represented Comindictment, followed by acquittal munists before—Harry Rosen, who could have hurt America's pres-refused to cooperate in the Alger YO... tige immeasurably; it would have Hiss inquiry, and Lt. Sheppard furnished an endless supply of Carl Thierman, who stood courtgrist for the Communists' world martial for bolding an Army compropagands mill. The U.S. Attor-mission while a member of the

Whether he is destined to be come the future legal mouthpiece Born at 30 Chrystie St., Sept. of the Communists is yet to be a 3, 1905, he was graduated from seen. There can be no doubt that law, confessed and drew a 15 year Stuyvesant High and Brooklyn Mr. Bloch put everything he had

### Pickets, Vanishs

# Justice Done, Japital Feeling

By WILLIAM KERWIN

International News Service Staff Correspondent WASHINGTON, June 20 .- Official Washington closed the book today on the Rosenberg case as members of Congress voiced belief that the two atomic spies received full justice.

Both the White House and Attorney General Brownell refused comment on the execution of Julius and Ethel Rosenberg at Sing Sing prison last night.

Less than an hour before the pair was electrocuted, the White House announced that President Eisenhower had read and rejected Mrs. Rosenberg's personal plea for mercy.

Approximately 500 pro-Rosenberg pickets, flanked by squads of Washington police, were herded away from the White House shortly after the executions were announced. There were no dis-

The Rosenbergs' attorney.
Emanue H. Bloch, bitterly
charged that "American democracy died with the Rosenbergs." 'EVERY PROTECTION.'

However, Congressional leaders were in agreement that "justice has been done."

Sen. Welker (R.-Ida.), a Judiciary Committee member, commented: "Under our constitutional processes, the Rosenbergs have been given every protection. Some of the best legal talent and brains spent many months preparing this case. Under the law, as I see it, justice has been done."

Sen. Case (R.-S. D.) said: Congressmen continued to criticize Justice Douglas, who granted a stay of execution which resulted in the unusual special session of the Supreme Court.

Rep. Curtis (R.-Mass.) introduced a bill which would require concurrency of three Suprema Court justices to stay an execution instead of action by only one as at present.

CLIPPING FROM THE

N.Y. JOURNAL AMERICAN

6-20-53 DATED. FORWARI . 19 107 M. Y. DIVISION

### Greenglass Denounced Kin

Emanuel H. Bloch, New York attorney who has handled the Rosenberg case from the beginning, said Rosenberg "laughed out loud" at his brother-in-law's statements.

But later, in the Rosenberg and Sobell trial which hegan March 6. 1951, guilty-pleading Greenglass stood up in court, looked his relatives in the eye and calmly denounced them as betrayers of their country.

Myles J. Lane, then Assistant U. S. Attorney, stressed the importance which the government attached to the arrests when he said of Mrs. Rosenberg:

"If the crime with which she is charged had not occurred, perhaps we would not have had the present situation in Korea."

Still, the public's eye had not been caught very much : by the trial, even after the jury returned guilty verdicts against both Rosenbergs and Sobell.

They had been tried under a 1917 espionage law which carried a maximum penalty in wartime of 30 years imprisonment-or death. But no one had ever received the maximum sentence.

Then came April 5 . . . Rosenberg's jaw set grimly, his wife's gay demeanor vanished and she clutched a chair as Judge Kaufman excoriated them and pronounced the death sentence.

"Only the Lord can find mercy for what you have done," he told them.

Sobell, classed a lesser cog in the conspiracy, was sentenced to 30 years' imprisonment. The next day Greenglass was rewarded for his cooperation with the government and given 15 years. His wife, although named a coconspirator, had not been a defendant.

The Rosenbergs smiled at each other, went off to their detention cells singing-and reiterating their innocence, a position they maintained in all the months ahead.

The sentencing was the signal for outbreak of repercussions here and abroad that grew in intensity as legal maneuvers kept the case in the headlines.

The case was labelled an anti-Semitic plot-but it.

100-99576-42 SEARCHED INDEXED ັງບ<u>ໄ</u>ປຊ້ອ 1953 FBI - NEW Y

# Letter by M.s. Rosenberg to the President

WASHINGTON, June 19 (P)— The following is the text of a letter made public today by Emanuel H. Bloch, attorncy, from his client, Ether Rosenberg, to President Eisenhower:

> 354 HUNTER ST. OSSINING, N. Y.

> > June 16, 1953.

President Dwight D. Elsenhower, White House, Washington, D. C. Dear Mr. President:

At various intervals during the two long and bitter years I have spent in the death house at Sing Sing, I have had the impulse to address myself to the President of the United States. Always in the end, a certain innate shyness, an embarrassment almost comparable to that which the ordinary person feels in the presence of the great and the famous, prevailed upon me not to do so.

Since then, however, the moving pleas of Mrs. William Oatis on behalf of her husband has lent me inspiration. She had not been ashamed to bare her heart to the head of a foreign state; would it really be such a presumption for a citizen to ask for redress of grievance and to expect as much consideration as Mrs. Oatis received at the hands of strangers?

Of Czechoslovakia I know very little, of her President less than that. But my own land is a part of me, I should be homesick for her anywhere else in the world. And Dwight D. Eisenhower was "liberator" to millions before he was ever "President." It does not seem reasonable to me, then, that a letter concerning itself with a condemned wife as well as condemned wife as well as condemned husband, should not merit this particular President's sober attention.

True, to date, you have not seen fit to spare our lives. Be that as it may, it is my humble belief that the burdens of your office and the exigencies of the times have allowed of no genuine op-

portunity, as yet, for your more personal consideration.

It is chiefly the death sentence I would entreat you to ponder. I would entreat you to ask yourself whether that sentence does not serve the ends of "force and violence" rather than an enlightened justice. Even granting the assumption that the convictions had been properly procured (and there now exists incontrovertible evidence to the contrary), the steadfast denial of guilt, extending over a protracted period of solitary confinement and enforced separation from our loved ones, makes of the death penalty an act of vengeance.

#### Cites Vengeance During War

As Commander in Chief of the European Theatre, you had ample opportunity to witness the wanton and hideous tortures that such a policy of vengeance had wreaked upon vast multitules of guiltless victims. Today, while these ghastly mass butchers, these obscene rascists, are graciously receiving the benefits of mercy and in many instances being re-instated in public office, the great democratic United States is proposing the savage destruction of a small unoffending Jewish family, whose guilt is seriously doubted throughout the length and breadth of the civilized world.

As you have recently so wisely declared, no nation can chance "going it alone." That, Mr. President, is truly the voice of the sanity and of the leadership so sorely needed in these parlous times. Surely you must recognize then, that the ensuing damage to the good name of our country, and its struggle to lead the world toward a more equitable and righteous way of life, should not be underestimated.

Surely, too, what single action could more effectively demonstrate this nation's fealty to re-

ligious and democratic ideals than the granting of clemency to my husband and myself.

#### An Appeal by Her Son

Such an act would also be a fitting reply to a small boy's desperate appeal. His bright young mind and homesick heart prompted him (even as his mother was prompted), to see in Mr. Oatis' release, a hope for the release of his own dear parents. I approach you then, as he did, solely on the basis of mercy, and earnestly beseech you to let this quality sway you rather than any narrow judicial concern, which is after all the province of the courts. It is rather the province of the affectionate grandfather, the sensitive artist, the devoutly religious man, that I would en-treat. I ask this man, himself no stranger to the humanities, what man there is that history has acclaimed great, whose greatness has not been measured in terms of his goodness? Truly, the stories of Christ, of Moses, of Ghandi hold more sheer wonderment and spiritual treasure than all the conquests of Napoleon!

I ask this man, whose name is one with glory, what glory there is that is greater than the offering to God of a simple act of compassion!

Take counsel with your good wife; of statesmen there are enough and to spare. Take counsel with the mother of your only son; her heart which understands my grief so well and my longing to see my sons grown to manhood like her own, with loving husband at my side even as you are at hers—her heart must plead my cause with grace and felicity!

And the world must humbly honor greatness!

Respectfully yours,
(MRS.) ETHEL ROSENBERG,
No. 110-510 Women's Wing
C C [Condemned Cells],

FORWARDED BY N. Y. DIVISION

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SANT KNAN TIMES

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DATED 6-20-53 FORWARDED BY N. Y. DIVISION 100-99876-43 SEFERMED GARAGEED GARAGEED

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### Chronology of Spy Case

Following are the high points of sentence argued before Judge the legal chronology in the case of Julius and Ethel Rosenberg:

Greenglass.

JULY 17, 1950-Arrest of Julius Rosenberg.

AUG. 11, 1950-Arrest of Ethel Rosenberg.

Sobell.

OCT. 18, 1950-Greenglass pleads guilty.

JAN. 31, 1951—Indictment charging Julius Rosenberg, Ethel Rosen-berg, Anatoli A. Yakovlev, David Greenglass and Morton Sobell with conspiracy to committespionage.

MARCH 6 to 29, 1951-Trial of Sobell before Rosenbergs and Judge Kaulman.

MARCH 29, 1951-Jury returns verdict of guilty against the three.

APRIL 5, 1951-Julius and Ethel Rosenberg sentenced to death, the MAY 29, 1953-Judge Kaufman execution to take place during the week commencing May 21, 1951.

APRIL 5, 1951-Sobell sentenced to thirty years.

APRIL 6, 1951-Notice of appeal filed.

APRIL 6. 1951-Greenglass sen tenced to fifteen years.

FEB. 25, 1952-Conviction affirmed by United States Circuit Court of Appeals.

APRIL 8, 1952-Petition for rehear ing denied by Circuit Court. OCT. 13, 1952-Supreme Court de

nies petition for writ of certiorari. NOV. 17, 1952-Supreme Court de-

nies petition for rehearing.
NOV. 21, 1952-Order on mandate signed, fixing date of execution during week commencing Jan. 12, 1953.

DEC. 10, 1952-Judge Ryan denies stay et execution. DEC. 30, 1952-Motion to reduce

Kaufman.

DEC. 31, 1952-Appeals Court af-JUNE 16, 1950-Arrest of David JAN, 2, 1953-Judge Kaufman de nies motion for reduction of sent-

> ence. JAN. 5, 1953-Motion for stay of execution denied by Court of Appeals.

AUG. 18, 1950-Arrest of Morton JAN. 10, 1953-Petition for executive clemency filed with Pardon Attorney of Department of Jus-tice. Execution stayed until five days after determination by President.

FEB. 11, 1953-President denies petition for executive clemency.

FEB. 16, 1953-Judge Kaufman fixes week commencing March 9, 1953, for execution of sentence. FEB. 17, 1953—Court of Appeals stays execution pending action by

Supreme Court. MAY 25, 1953-Supreme Court denies petitions for certiorari and vacates stay.

fixes week of June 15, 1953, for execution of sentence,

JUNE 15, 1953—Supreme Court de-cides 5 to 4 to turn down new appeals for a review and a stay. E Later in day votes 7 to 2 against Ci a petition to file a writ of habeas of corpus.

JUNE 16, 1953-New appeal filed R with Justice Douglas for a stay. ir Second clemency petition handed Y Justice Department.

JUNE 17, 1953-Justice Douglas

grants stay.

JUNE 18, 1953—Supreme Court I hears three hours of argument g on applicability of Atomic Energy Act of 1946; considers this in conference room for three hours.
JUNE 19, 1953—Supreme Court, 6

to 3, sets aside stay of execution issued by Justice Douglas. Refuses new temporary stay, President again rejects clemency plea.

CLIPPING FROM THE

6-20-53

ORWARDED BY N. Y. DIVISION





### INDICES SEARCH SLIP

TO CHIEF CLERK:	DATEJune 22,1953		
SUBJECT MANUEL HIRCCH BLOCH, was			
ALIASES FMANUEL HIRSCH BLOCK, "MANNIE"	BLOCH		
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DATE & PLACE OF BIRTH 5-12-01 New York City			
Exact Spelling  All References  Subversive References  Main File  Restricted to Locality of	lew York City and Washington, D.C.		
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* 101 - 744	<u>T.65-15360-762 p.73,</u>		
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-15216-165 p.61:			
	5,501 (100-16769-1 p.457 (NLG)		
- 15336 -368 p.110	<u> </u>		
-15336-398 p.1	TS -96p.16		
= 15348 - 2044	-28/p.8/,		
-15348 - 2237 p.1	-322 p.6		
References Reviewed by SI Benjamin F.	Agent  Berden 111  Borden 111		
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how to being the Report of
A Benjamin 7. Borden dated July 24, 1953.

BAB 1/2453



Spy Drama's Tearful End. Mrs. Sophie Rosenberg, mother of executed spy Julius Rosenberg by Drama's Tearful End. Mrs. Sophie Rosenberg, mother of executed spy Julius Rosenberg by Drama's Tearful End. Mrs. Sophie Rosenberg, mother of executed spy Julius Rosenberg is lowered into the earth at Wellwood Cemetery, Pinelawn, L. I. Ethel Rosenberg, mother of executed spy Julius Rosenberg into the lack page.

—Story on page 3; other pictures on the lack page.

DAILY NEWS - 6/22/53

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Chief Rosenberg defense counsel Emanuel Bloch (left) and an unidentified doctor try to comfort Mrs. Sophie Rosenberg, mother of Julius, as she breaks down during burial of atom spy son in Wellwood Cemerry, Pinelawn, L. L. Crowd is held back by guards in background.

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pronounced the verdict. Let us at least give them credit for this much: that they did what they thought was right.

With these words a wave of dissenting profest filled the graywalled, air - conditioned chapel. Cries of "No, no" went up, making It difficult to hear the rabbi. The murmuring grew in volume as he ended by saying:

"We must demonstrate that we are among those most loyal to America. We must not permit any ground for accusations of remission in our American citizenship. We gain when America gains, and we lose when America loses."

Plans to amplify the funeral service by loudspeaker were canzeled by the police when the National Committee to Secure Justice in the Rosenberg Case could not produce a loudspeaker permit. Assistant Chief Inspector David A. Condon, commanding all uniformed forces in Brooklyn, headed a detail of more than 200 foot patrolmen, mounted men, motorcycle patrolmen and twenty-five detec-

Joseph Brainin, chairman of the Rosenberg committee, introduced Voice of Ame the speakers at the one-hour service that began at 2:15 P. M. Mr. Brainin has described his committee as "representing a cross-section of America." At one Rosenberg appeal Assistant United due process o

ington that these executions be those who rule us in who pushed them up, so there yould be no conflict.

Lawyer for Rosenbergs Assails Their 'Murder' at Funeral Here

By WILLIAM R. CONKLIN

senberg, used the word "murder" wood Cemetery at Pine Lawn, near at their funeral service yesterday Farmingdale, L. I. There photogto describe their deaths last Fri-raphers were ordered away and the day evening in the electric chair bodies of the atom spies were at Sing Sing Prison. Mr. Bloch buried in a common grave. placed their "murder" at the doors Rabbi Abraham Cronbach, elderof President Eisenhower, Attorney ly professor emeritus of the Hebrew General Herbert Brownell Jr. and Union College of Cincinnati, met J. Edgar Hoover, head of the Fed- angry murmurs of dissent from eral Bureau of Investigation.

twenty-six months to save the who had carried out the death verlives of the 35-year-old husband dict. The mourners began to stir and his wife, 37, spoke at their fu-in protest when he said: nerals in the I. J. Morris Funeral "Our hardest task is to eschew Home, 9701 Church Avenue, Brook-hatred, to forsake rancor, and to lyn. Inside 330 mourners overtaxed keep our hearts clean of vindictivethe police at 10,000 stood in pave-lake revenge and Thou shalt not Rosenberg ment-searing 93-degree heat in the hate thy brother in thy heart." East Flatbush streets.

After the service three chartered Continued on Page 7. Column 1

D- 100-99876 My Times 6-22.53 p.1

States Attorney James B. Kilsheimer 3d put in the court record
Jackson's opinion suggested to the
family split that began when David
Rosenberg. A general meeting
the statement that the Rosenberg President that it was neither adGreenglass, her younger brother, members of the settlement vo committee "no more represents a visable nor wise to kill these peo-confessed and testified against her yesterday to extend the o cross-section of America than does ple. The three dissenting Justices and her husband thus continued to through the couple's attorney.

Maurice Erstling, former presi-ness."

Speakers at the grave included cil" at Budapest, Hungary. but off so that they would not of Julius, David, his older brother, senberg committee and his wife. Catholic lawyer announced to request was granted by a barbariand two sisters, Mrs. Lena Cohen Emily; the Rev. Glendin Partridge, Communist and pro-Communist and pro

Emanuel H. Bloch, attorney who buses and 300 private automobiles represented Julius and Ethel Ro-followed the two hearses to Well-

those inside the chapel when he The lawyer who fought for pleaded for understanding of those

the chapel's seating capacity of ness and retaliation. The Hebrew the New York T 310. Outside a crowd estimated by Scriptures say: 'Thou shalt not man chain

"Let us not vituperate those who

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The Communist party ne

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a Brooklyn Rosenbergs we cording to law Justice said th the record in

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hold back tl

cross-section of America than does the national committee of the President: Do serving fifteen years for his part in the spy plot.

In place the murder of the Rosenberg at the door of President to vehemence, he said:

"America should know, as the rest of the world knows, that the switch, true, but they directed the switch, true, but they directed in the switch, true, but they directed in the switch of the national Committee, and by press card. No the switch the switch the switch in the switch in the switch that the switch in the switch in the switch in the switch in the national Committee of the grave. David Greenglass is serving fifteen years for his part in the spy plot.

Admission to the chapel was by Moscow propagandists stepped their campaign today against committee, and by press card. No the switch in the switch in the switch in the spy plot.

Edgar Hoover, They did not pull the switch in the switch in the spy plot.

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Edgar Hoover, They did not pull the switch in the spy plot.

Edgar Hoover is a the form of the Rosenberg the committee in the spy plot.

Edgar Hoover is a dmission to dressed in civilian garb. These per tion, not American justice and not ple have no hearts. They have stones for hearts. They have hard hearts, and they have hard eyes, and if we forget that lesson we "They have hard the soule of relative of the soule of the soule of the soule of the soule of the "They have the souls of murder-will cringe, we'll live on our knees dent of the New York City Centors ers," Mr. Bloch shouted, "and this and we will be afraid. Insanity, irwas an act of cold-blooded murationality, barbarism and murder funeral, which ended soon after 3 by Ehrenburg sent after the seems to be part of the feeling of P. M.

quest was granted by a barbariand two sisters, Mrs. Lena Cohen Emily; the Rev. Glendin Partridge, Communist and pro-Communist who pushed them up, so there and Mrs. Ethel Goldberg, sat on a Presbyterian minister from delegates that the Rosenbould be no conflict.

"Let the pen prostitutes and the coffins. To the left atood a flored ball wife of the convicted spy, which none of us will forget."

Clipping from the NEW YORK WORLD THE SCHOOL dated 6-21-53

### Continued From Page 1

pronounced the verdict. Let us at least give them credit for this mucht that they did what they thought was right."

With these words a wave of dissenting profest filled the graywalled, aif - conditioned chapel. Cries of "No, no" went up, making it difficult to hear the rabbi. The murmuring grew in volume as he ended by saying:

"We must demonstrate that we are among those most loyal to 'America. We must not permit any ground for accusations of remission in our American citizenship. We gain when America gains, and

we lose when America loses." Plans to 'amplify the funeral service by loudspeaker were canseled by the police when the National Committee to Secure Justice in the Rosenberg Case could not produce a loudspeaker permit. Assistant Chief Inspector David A. Condon, commanding all uniformed forces in Brooklyn, headed a deforces in Brooklyn, tail of more than 200 foot patrolmen, mounted men, motorcycle patrolmen and twenty-five detectives.

Joseph Brainin, chairman of the Brainin has described his committee as "representing a cross-section of America." At one Rosenberg appeal Assistant

ington that these executions be those who rule us

Let the pen prostitules and the coffins.



POLICE CHECK CROWD AT ROSENBERG FUNERAL: Policemen form a human chain hold back throng of people waiting in line to view bodies of Julius and Ethel Rosenberg Brooklyn funeral parlor. The couple, electrocuted Friday night, were buried yesterds

ice that began at 2:15 P. M. Mr. cording to law. A Supreme Court of purple stocks and white carna-Justice said the court had not read tions. On each side of the coffins the record in this case; was that a black skull-capped mourner held the record in this case; was that an American flag.

TEL AVIV, June 21—Kibi Haogen, a communal farm in Plain of Sharon, announced to United 'due process of law'?

dressed in civilian garb. These peo-tion, not American justice and not male mourners when he tried to liya Ehrenburg, Russia's ple have no hearts. They have American fair play. This was make a photograph of the Rosen-political writer, said: "This stones for hearts. They have hard nazism that killed the Rosenbergs, berg relatives outside. hearts, and they have hard eyes and if we forget that lesson we They have the souls of murder-will cringe, we'll live on our knees dent of the New York City Cantors ers." Mr. Bloch shouted, "and this and we will be afraid. Insanity, ir- Association, acted as cantor at the paper Pravda printed a statem was an act of cold-blooded murrationality, barbarism and murder funeral, which ended soon after 3 by Ehrenburg sent after the der. When I requested in Wash-

Rosenberg committee, introduced Voice of America know that the wreath of peonies and red carna- Morton Sobell; Yuri Suhl, wri the speakers at the one-hour serv-Rosenbergs were not executed ac- tions, and to the right was another and Dr. W. E. B. DuBois.

"The last paragraph of Justice Rosenberg's family attended. The phaned children of Julius and E berg appeal Assistant United States Attorney James B. Kils-heimer 3d put in the court record the statement that the Rosenberg President that it was neither adcommittee "no more represents a visable nor wise to kill these peocross-section of America than does the national committee of the national committee of the Communist party."

Communist party...

Communist pa

Mr. Bloch began to speak in a not commit this barbaric act.'

Mr. Bloch began to speak in a not commit this barbaric act.'

I place the murder of the Roaudible. Then, with his voice rising to vehemence, he said:

"America should know, as the rest of the world knows, that America today is living under the heels of a military dictatorship the service of the murder of the Rosenberg their campaign today against committee, and by press card. No effect the switch, true, but they directed the one who did pull the switch, true, but they directed the one who did pull the switch, but they directed the one who did pull the switch. This was not the American tradifference of the Rosenberg their campaign today against committee, and by press card. No effect the restrict crimer of the execution of Ethel and Julius Rosenberg their campaign today against the switch, true, but they directed the one who did pull the switch. This was not the American tradifference to a military dictatorship the successful the spy plot.

LONDON, June 21 (Reuters Admission to the chapel was by Moscow propagandists stepped their campaign today against the switch, true, but they directed by the Rosenberg their campaign today against the switch, true, but they directed by the Rosenberg their campaign today against the switch, true, but they directed by the Rosenberg their campaign today against the switch, true, but they directed by the Rosenberg their campaign today against the switch the successful the successful the switch the spy plot.

The specific the spy plot.

LONDON, June 21 (Reuters Admission to the chapel was by Moscow propagandists stepped their campaign today against the switch the switch the same by press card. No of Ethel and Julius Rosenberg their campaign today against the switch the switch the switch the switch the spy plot.

The specific true the specific the specific true the specific true the specific true the

Maurice Erstling, former presi-nesk.

Speakers at the grave included cil" at Budapest, Hungary. but off so that they would not measure the second of Julius, David, his older brother, senberg committee and his wife, and two sisters, Mrs. Lena Cohen and who pushed them up, so there yould be no conflict.

To the left send of Julius, David, his older brother, senberg committee and his wife, and two sisters, Mrs. Lena Cohen are minister from delegates that the Rosenberg would be no conflict.

To the left send of Julius, David, his older brother, senberg committee and his wife, and Mrs. Ethel Goldberg, sat on a presbyterian minister from delegates that the Rosenberg were dead, "We lived minister that they would not be a senberg committee and his wife, and minister from delegates that the Rosenberg committee and his wife, and minister from delegates that the Rosenberg committee and his wife, and minister from delegates that the Rosenberg committee and his wife, and minister from delegates that the Rosenberg committee and his wife, and minister from delegates that the Rosenberg committee and his wife, and minister from delegates that the Rosenberg committee and his wife, and minister from delegates that the Rosenberg committee and his wife, and minister from delegates that the Rosenberg committee and his wife, and minister from delegates that the Rosenberg committee and his wife, and minister from delegates that the Rosenberg committee and his wife, and minister from delegates that the Rosenberg committee and his wife, and To the left stood a flowed hall wrife of the convicted apy,

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which none of us will forget,

BORDEN- BAB 100-99876-48

Clipping from theNEN YORK WORK dated 6-29-53

# A-Spy Funeral Hears Murder Hurled at Ike

### By HENRY LEE

While 12,000 spectators milled through the neighborhood and cluttered rooftops, A-spies Julius and Ethel Rosenberg were given a funeral service yesterday in Brooklyn that would have warmed their Communist hearts. A brief religious ritual was followed by a long political diatribe in which President Eisenhower was accused of "murder"—and a rabbi was hissed for observing that, after all, the authorities had done what they thought was right.

Strife accompanied the Rosenbergs to the grave, with one near-riotous incident following another thus:

A news photographer was roughed up outside the funeral home, while snapping a shot of Rosenberg's brother, David, entering a coach.

A rooftop fight was broken up.

### One Man Arrested.

One man was arrested for disorderly conduct when he tried to force his way into the funeral parlor after the line had been stopped. He said he was Lou Walfis, 32, a salesman, of 66 Willet St.

In North Lindenhurst, L. I., a Babylon town cop was mobbed when he tried to detour funeral cars into a side street. The cop drew his blackjack, but it was wrested from him. He retreated to his squad car, pulled his gun and called for reinforcements. The sirens of oncoming police cars were heard clearly, just as the oak coffin of Rosenberg was lowered into its grave at 5:25 P. M.

#### Row in Cemetery.

Within the cemetery, a group of four men vehemently protested the presence of the Rosenberg mourners. "There are plenty like us who came out here for Father's Day—and are shocked to find our beloved ones must aleep in the same ground as these two," one said. The exchange developed into a shoving match, and a crowd quickly collected. But the throng broke up when a police car arrived.

Then, suddenly, some 40 men dressed in a sort of sports uniform arrived in a dozen cars and took complete charge—without identi-

fying themselves. They shoved the public hack some 50 feet and locked arms. When cameramen tried to get through, the crowd threatened them, and the leader of the "elite guard" warned: "If you value your liss or your equipment, get out from the circle." The line was briefly opened and the photographers ushered—out.

Finally, at the graveside itself, several photographers were hurled to the ground to the accompaniment of shouts of "kill them."

The hissing of the rabbi occurred during the services in the I. J. Morris funeral home, 9703 Church Ave., Brooklyn, which was attended by 500. "No! No!" interrupted the crowd as the clergyman suggested that the judges "thought" they'd been doing right.

### "Loyal Americans."

But they nodded approvingly when another speaker eulogized the traitors as "loyal Americans" and their survivors as "the custodians of the llosenberg name—name that will live for centuries throughout the world and a name they must be proud to bear."

The "murder" accusation against President Eisenhower—and Attorney Brownell and FBI Chief J. Edgar Hoover, too—was made by Emanuel H. Bloch, the couple's lawyer.

lawyer.

"I place the murder of the Rosenbergs at the door of Eisenhower, Brownell and John Edgar Hoover," he asserted. "They directed the pulling of the switch, though they didn't pull it themselves."

"DAILEY NEWS

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# Rosenberg Funeral Mob Boos Plea to Forgive

### Defense Attorney Eulogizes Executed Spies for 'Heroism'

day into tearful praise of the they were convicted of conspiring

cold, deliberate murder."

of the Rosenbergs at the door of At the graveside, Mrs. Sophie President Eisenhower, Attorney Rosenberg, 71-year-old mother of General (Herbert) Brownell and Julius, a black shawl tied around

Mr. Bloch praised the New York dren—to take a mother and father City couple—who died Friday away from two children. Look at night in the electric chair at Sing those two boxes holding my chilsing prison—for what he called dren. their "courage and heroism."

Brooklyn funeral home chapel, lowered into the grave side by largest in the Brooklyn-Manhattan area. About 500 mourners The Rosenbergs' two some tan area. About 500 mourners
The Rosenbergs' two sons,
nammed the chapel, and a crowd
Michael, 10, and Robert 6, reestimated by police at 10,000
mained in seclusion in New Jersey.
Besides his mother, Julius Ros-

for this: that they did what they Ethel Rosenberg's family attended. thought was right."

On of the witnesses against the

eritus of the Hebrew Union College of Cincinnati, presided over the service. He was one of a delega-tion of four clergymen who urged President Eisenhower last week to Commute the Rosenbergs sent-commute the Rosenbergs sent-Case." an organization which ences to life imprisonment.

The rabbi told his protesting day of the couple's execution. audience not to be vindictive, even

hearts." He continued

'We must demonstrate that we are among those most loyal to muslin shrouds. The husband also America. We must not permit any wore a prayer shawl and cap. A ground for accusations of remis- piece of white lace covered Mrs. sion in our American citizenship Rosenberg's hair. Wegain when America gains and we lose when America loses."

leaders, Mr. Bloch declared:

America is living under the heel bodies before the funeral. of a military dictator garbed in Nearly 200 policemen were on civilian attire. These people. . duty to keep order and prevent)... have the souls of murderers."

Funeral services for Julius and Mr. Bloch was attorney for the Ethel Rosenberg erupted yester-Rosenbergs at teh trial in which day into tearful praise of the they were convicted of constitute of constitute of the pass u.S. atomic secrets to Soelectrocuted atom spies and angry to pass U.S. atomic secrets to Soviet Russia. For more than two
ficials.

Defense attorney Emanuel Bloch their death sentence set aside.

Defense attorney Emanuel Bloch their death sentence set aside.

A procession of more than 300
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He said he placed "the murder Island, 35 miles from New York. (FBI Director) J. Edgar Hoover." ther head and under her chin, walled in Yiddish:

"God Help me. To lose two chil-

"God, God, why did you do this?" Semi-orthodox Jewish services She tried to throw herself across were held for the Rosenbregs at a the caskets as they were to be

gree heat.

The chapel filled with hisses enberg's two sisters and a prother were among the mourners. Memand murmurs of "No" when Rabbi bers of the committee that ar-Abraham Cronbach said: "Let us ranged the funeral said they did give them (the prosecutors) credit not know whether members of

On of the witnesses against the Rabbi Cronbach, professor em- Rosenbergs at their trial was her brother, David Greenglass.

Bodies in Shrouds. fought for a new trial until the

Four men, holding American though the executions "broke our flags, stood by the flower-banked biers.

The bodies were clothed in white

At times the line of those waiting to get into the chapel stretched In his attack on government four and five abreast for four blocks. The funeral committee es-The people should know that timated 10,000 trooped past the

> Nearly 200 policemen were on disturbances.

"NEX YORK WORLD TILLEGRAM" 6-22-53



The Hottest Scandol In Town

The column foretold the news on June &th that a last-minute petition for Habeau Corpus would be sought by the Rosenbergs' lawyers... The papers confirmed it when Mr. Justice Doughas intervened on the pica of a adone barrister named Fylic Farmer of Nashville, Tenn... This Fylic Farmer is listed many times by Cong. Committees probing aubsersives... His ad appears in a local sheet which is anti-Carloite, anti-Semilic, anti-Fili, anti-McCarthy, anti-Cardinal Spellman and anti-WW... The ad is titled: "Let Those Who Want Koreas Pay For Them"... It is a shill for a thesia at 80c.

The Card Rowe the Monthly of away done to the Pagentane.

The Gov't knows the identity of every doner to the Rosenberg Committee Fund, including anonymous contributors.

Joyce Mathews has a wealthy fellow mad for her whose wife knows all about it and isn't making any scenes.

Eleanor Holm said "No" to friends bearing reconciliation-feelers. Weren't Sally Starr, the actress, and her hushand Blies Carey, (chief of Guinness' Stout) divorced in Fia. almost & months ago: Tec-Hee of the Week: The bride (in a news-feature photo) who had her fingers crossed the other edition, (Plainly visible.)

A top baseball executive and a midwest colyumist (a transvestite) are romancing again,

"Retlaw" Winchell, the trotter, won at Roosevelt Baceway Thuraday night, as the selectors on the Mirror, News and Journal-American forecast. The hoss-clairvoyant for the Compost was the only one to ignore it. (Ha, ha!)

The Bill Darnels are sipping "Lonely Wine". Darnel's recording of that torchant is one of the best. Parted after 8 years. She's the very social Virginia Herbert of the Germantown (Pa.) Main Line.

A Cale Souseity married pair fought it out with siphons of soda (at point-blank range) in Madeleine's. The joynt is still drying out. A leading terry announcer broke up with his society gal-pal because she committed the unpardonable breach of ettaket at a wild poddy. She went through everyone's clothes while they were busy.

One-time Sing-Sing executioner Robert Elliott (he also threw the switch for the electric chairs in 4 other States) analyzed his part in executions like this: He argued that the actual process began with the coal miner somewhere who dug up the exact shovel of coal used in the power plant to furnish the exact shot of voltage, etc. That he was merely an electrician.

There's a Sugar-Daddy in town who received 32 Father's Day Cards and he isn't even married.

The pristy N. Y. Times which refused a theatre's ad (because it contained the word "Sexy") ran this June 11th under Commercial Notices: "Couple, leisurely cruises the Sound and Vineyard. Would enjoy kindred male Corinthian for reasonable sum, and share of galley, wheel and fun."

galley, wheel and fun."

The dictionary describes "Corinthian" as "a dashing or profligate fellow"—and "Profligate" as "lost or insensible to principle—virtue or decency—abandoned to vice—a depraved or abandoned person." Barbara Harmon of The Jelke fot is now Babs Harrison.

TVenus Sydney Smith and Perry Como producer Lee Colley are in Splitsburgh. She gets her Renotice any day.

Byd Slate (3 Slate Bros.) and wife Sandra divorced at Jaures in He will sue for custody of the child, now at Berby, Conn.

The Harry Winners, he's the broadcaster (she's Betty Bryant, kin of the Ford clan), are being adult about their problem.

Actress Francine Bond (Shella's sister) eloped. Mother's depressed. Emanuel Bloch, the lawyer for the Rosenberg, ranked: "The people who are running this government are much more barbaric than the Nazis when they had power in Germany". That's a false crack from a Bloch-head. If our gov't was as barbaric as Nazisam, barrister Bloch would not be free to speak in defense of his traitorous (or any) clients in our courts or out of them. He was also quoted as phoning the prison: "Flease give them my love. Tell them I am ashamed I am an American today."

Most of us are ashamed he's an American, period.

Ric fond harbettes as "Wanderful Tawa" harmen members of

神世中世

Big feud backstage et "Wonderful Town" between members of the male ensemble. Won't talk to each other—toss Dirty Looks dur-ing routines—and have Beeg Emotional Scenes backstage. (Now, Ella!)

Yes'll have to wait 'til August to see the hilarious "Gentlemen Prefer Blondes" film (with Marilyn Monroe and Jane Russell) which is crowded with Sunday School stuff like this: When the two dressfuls get on a boat the Captain of the Olympic Swimming Team says: "If an iceberg hit this ship I wouldn't know which one to save!"... To which the team cosch giggles: "You have nothing to worry about—neither of these dames can sink!"

Hedy LaMarr's ex-husband (Ted Stauffer) is heading for a Prait falt in Acapulco. (She's night club star Elsa Pratt.)

Gloris Balaban's kin are convinced the young girl did not commit aucide (via pilis) over a Cleveland sports magnate. They say for 10 days she walked around with pneumonia. Her\_run-down condition (plus pilis for aleeping.) was reaponable.

The success of the great song, "I Believe," brings a letter from a college official at Western College, Oxford, Ohio. Referring us to a composition titled: "Credo" (I Believe) by A. Gretchaninoff. The writer says "there is a great resemblance and may have inspired it"... It is published by Boston Music Co. of Boston, Mass., and G. Schirmer, Inc. of N. Y.

There's an Eve dress thop next to an Adem hat atore in the Bronn on East Tremont. (Such goings on!)

"Hazel Flagg" singer David Carter has been secretly scaled since April 1st to Claire Lorenz, an adv. exec.

Lossis (who invaded zones picketed by the Rosenberg pickets) borrowed one of the colyum's word-coinages for their signs: "Loyal Americans Help Clean The Scum-munists Out of our City!"

Folks back from below the Border report that Bill O'Dwyer's most frequent caller at his Mexico City penthouse is a blonde stunner. (Great Canasta player.)

Rathryn Grayson's H'wood quote: "You never can tell what a man

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### To Erect Monument to Traitors:

# Reds Plan to Make Gra Of Rosenbergs a 'Shrine'

Continued from First Page

and burial of the Rosenbergs in the cemetery were surrounded, pushed and shoved. One commented bitterly:

"There are plenty like us who came out here for Father's Day. We are shocked to find that our loved ones must sleep in the same ground as those two traitors."

The scene at the normally peaceful cemetery was a repetition of earlier "organized hysteria" among an estimated 10,350 persons at services in I. J. Morris Funeral Chapel, Church ave. and Rockaway Parkway, Brooklyn.

The services were an inagitation and the dignity in the Jewish rites for the dead. A rabbi was hooted and hissed for gentle words of Scripture ("Thou shalt not hold hatred for your brother.")

The political keynote sounded by Emanuel Bloch, chief lawyer for the Rosenbergs, who

congruous mixture of political shouted from a pulpit overlooking the bodies of the pair:

"I place the murder of the osenbergs at the door of President Eisenhower, (Atty. Gen.) Brownell and (FBI Director) J. Edgar Hoover."

He called the execution of the Communist spies "cold, deliberate, murder." He declared to the 350 persons in the chapel that "we must be angry.. this was the face of Nazism that killed the Rosenbergs."

2n contrast. Rabbi Abraham Cronbach, professor emeritus at Hebrew Union College in Cincin-

"We must eschew hatred, we must disdain rancor, we must keep our hearts clean of vindictiveness."

115 Chambers Street First Ave. at 81st Street Broadway at 111th Street New York, Y.

Referring to the prosecutors and judges in the Rosenberg case, the gray-haired Rabbi said:

"Let us give them credit for this much-they did what they thought was right." RABBI HISSED.

Now the mourners hissed as the Rabbi went on to quote Scripture "Thou shalt take no revenge: Thou shalt bear no grudge." Angry murmers greeted him when he added:

"We have nothing to gain by America's injury. We gain when America gains. We lose when America loses."

Noticeably absent were Mrs. Tessie Greenglass, mother of Ethel Rosenberg and David Green glass, also a traitor, who testified for the prosecution. Neighbors have described Mrs. Greenglass as pro-American.

Most of the Rosenberg clan were there with the exception of the couple's two children, Michael, 10, and Robert, 6. Mrs. Sophie Rosenberg, mother of Julius, fainted once and tried to throw herself into the open burial plot.

Among those present, and a speaker at the cemetery was Mrs. Helen Sobell, wife of Morton Sobell, co-defendant of Rosenbergs, Sobell is serving 30 years in Federal prison for stealing radar secrets.

PHOTOGRAPHER PUNCHED.

Outside the funeral parlor in the mob of 10,000 a news photographer was punched in the mouth and one man was arrested for dis-orderly conduct for trying to break through a police line.

The funeral was so well or anized by the Rosenberg Committee there was a "press section" set aside in the funeral home and a limousine was provided to take reporters to the cemetery. Newspapermen refused to ride in the

At the cemetery, however, several news photographers bowled over by the crowd when they tried to take pictures of the 'organized hysteria." The mob shouted:

In one scuffle a State trooper

NY JOHRNAL-AMERICAN-4-22-53

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### Getting Into the Act.

Lawyers rushing to get into the act were a dime a dozen during the closing days of the Rosenberg case.

Some were properly doing their duty as long established legal representatives of the convicted atom spies. But others, added starters, yet eager beavers, only confused the issues with reckless charges and fantastic motions.

Most prominent among the former is Emanuel Bloch, chief defense counsel. Throughout the long case, Mr. Bloch waged an aggressive fight. He did everything possible to represent his clients to the best of his ability. Although he did his work in a highly unpopular cause, Mr. Bloch was praised by Supreme Court Justice Jackson for his professional handling of the case.

It is unfortunate that Mr. Bloch followed up legitimate legal effort with his hysterical and emotional funeral oration in which he charged his clients were murdered and put the blame on President Eisenhower.

True, Mr. Bloch had lived with this case for over two years. He had the strain of guiding it through a host of appeals and reviews, only to lose to the chair.

That may partially explain his outburst. But whatever the reason for it, such a harangue was out of bounds. It should never have been uttered.

But no charity should be shown to John Finerty, an associate defense lawyer, who in an eleventh hour diatribe before the Supreme Court, attacked the integrify of the Justice Departmen its federal attorney in New York.

Irying Saypol, now a State Sup. Court justice, was U.S. attorney at time of the trial. His record is on the finest and there can be no ques of his integrity or his devotion to l principles.

Moreover, all facets of this case we given the most careful scrutiny in innumerable judicial reviews it we through. The fact that trial, convict and septence stood up through courts is more than adequate proof to the was prepared and handled sound properly and ethically.

CLIPPING FROM THE N.Y. WORLD TELEGRAM & SUN

PORWARDED BY N. Y. DIVISION Wight Eartier

180-99876-53 Borner 1973 Officer of the Court?

WHEN A LAWYER fights for his client through every possible legal channel, he can be the subject of no criticism, for he is doing his duty as an officer of the court and his diligence should command respect whether his cause is popular or unpopular.

But when a lawyer attempts to bring organized campaigns of pressure against our courts, when he compares our judicial system with nazism, when he attributes "murder" to the President and the Attorney General, we wonder, in our simple layman's way, if he has not cast disgrace

on his profession.

It's not for us to say, but certainly it is a matter of grave concern to the appropriate committees of the associations of the bar. We hardly see how they can fail to act on the extra-judicial activities of Emanuel H. Bloch, attorney for the atom spies, without seeming to agree with him.

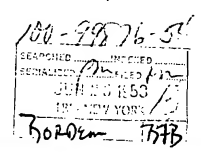
Bloch's whole career as a lawyer may well be subject to review, including his service with the National Labor Relations Board as an attorney who acted, at times, surprisingly like a commissar.

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N.Y. MIRROR N. 2 3 1953

ORWARDIN TO F. S. DIVESION

Gunal Edition



ROSENBERG CASE|REJECTS RED QUE Communist Party Asks 'Halt Miss Barrows, Whose Uncle Wat to Hitlerization of America' House Head in '90's, Recall by Eisenhower and Others Puritan Ancestors' Beliefs The Communist party issued a By C. P. TRUSSELL statement yesterday charging that Special to THE NEW YORK THEM. Ethel and Julius Rosenberg, who WASHINGTON, June were executed as afom spies last niece of a Speaker of the House Friday night, were "foully murof Representatives in the Eighteen
dered by the joined forces of President Eisenhower, Attorney General
Wester Brownell Iv and I Edgard
Harbert Brownell Iv and I Edgard
Harbert Brownell Iv Herbert Brownell Jr. and J. Edgar ment service, balked today when Hoover, director of the Federal asked by the Senate Internal Secu-Bureau of Investigation. rity subcommittee whether she wa In an accusation markedly vitri- a Communist at any period of he olic even by Communist standards, series or was one now. olic even by Communist standards, three of the country's top Comminist leaders called for a "halt to the Hitlerization of America by the Eisenhower - Brownell - J. Edgar Hoover forces," who were described as working hand in glove with a "swastika-minded" Senator Joseph McCarthy, Republican of Wisconsin. "and his goons."

Miss Alice P. Barrows, 73 years old, who is retired and lives at East Blue Hill, Me., told the subcommittee, which is investigating communist infiltration into the educational system, that her Puritan ancestors had come to this country "because they believed that no one had any right to ask anyone to testify against himself." Wisconsin, "and his goons." anyone to testify against himself."
"My uncle, as Speaker of the
House," she said, "would have con-The statement, amounting to a charge of a high level conspiracy for murder, was signed by William Z. Foster, 72-year-old chairman of demned investigations such as the party, who is free on \$5,000 She was not asked who her uncle bail since his indictment in 1948 was. Later she identified him to for conspiracy to teach and advocate violent everthrow of the reporters as the late Representa-tive Thomas Brackett Reed, Repub-Government, and has not been lican of Maine, who was Speaker through the Fifty-first (1889-91), brought to trial because of illness. The two other signers were Eliza-Fifty-fourth (1895-97) and Fifty beth Gurley Flynn, member of the fifth (1897-99) Congresses. He died party's national committee, and Pettis Perry, member of the alterhere in December, 1902, after having resigned from the House in nate national committee. Both 1899 after twenty-two years of Miss Flynn and Perry were conservice there. victed of the Smith Act violation Guarding Innocent Stressed and are free on bond, pending appeal "I learned from my own fam-In a 1,500-word release sent out ily." Miss Barrows testified, "that from party headquarters at 268 the Fifth Amendment to the Con-Seventh Avenue, the Communist stitution was adopted to protect leaders insisted that the Rosenthe innocent as well as the guilty. bergs were "brutally murdered in It is terrible that so many people an act of Fascist violence" and dethink that if a witness invokes the scribed their trials as a mockery of truth and justice. The Supreme Fifth Amendment to decline to answer questions that witness guilty." Court, they contended, was reconvened illegally to take up the stay The amendment provides that no one "shall be compelled in any of execution granted by Justice William O. Douglas, and when it criminal case to be a witness against himself." The courts have met, it "met with a pistol to its ihead in the form of impeachment interpreted this to mean that a threats, in an atmosphere of Southern lynch town." witness is not required to give tes-99876-53 timony that may tend to incriminste him. Impeachment Hearings Set Robert Morris, chief subcommit-WASHINGTON, June 23 UPtee counsel, and Benjamin Man-dell, director of research, linked Miss Barrows to groups and ac-House Judiciary subcommittee to-JUL 23 1953 day set hearings for hext Tuesday on a resolution to impeach Su-preme Court Justice William O. tivities that had undergone Con-FBI - NEW YO gressional investigation. Douglas. They also associated her with s Representative W. M. Wheeler, key place in the case of Dr. Wil-Democrat of Georgia, called for liam F. Wirth who, as superinthe impeachment of Justice Dougtendent of schools in Gary, Ind., in 1934 had brought about a Congreslas for "high crimes and misdemeanors" shortly after the Justice sional investigation into what he gave a stay of execution last week said had occurred at a dinner at Miss Barrows' home in near-by to atom spies Julius and Ethel Rosenberg.
The Supreme Court overruled Virginia At this dinner, Dr. Wirth had the stay by a 6-3 vote and the said, there was much talk of an American "revolution" with the Rosenbergs were executed Friday. with the The subcommittee, headed by Representative Louis E. Graham, new President, Franklin D. Roose-Representative Louis E. Graham, velt, being a "Kerensky" to be fol-Republican of Pennsylvania, will lowed by "a Stalin." The Congres-hear Mr. Wheeler at the Tuesday sional investigation that followed ... lasted several weeks and resulted SCRUOD.

# Beach Tirace May Bring Lawyer Probe

By FREDERICK WOLTMAN, Staff Writer.

The tirade of Emanuel H. Bloch, attorney for Ethel and Julius Rosenberg, branding President Eisenhower as a murderer, is virtually certain! to precipitate -a Congressional investigation of the government's policy in admitting lawyers to practice, before all federal agencies, the World-Telegram and Sun learned today.

Such an investigation is now being projected by the Senate Permanent. Investigations Committee, of which Sen. Joseph R. McCarthy (R., Wis.) is chairman.

It already had been considered the committee, which has the



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N.Y. WORLD TELEGRAM

CORWARDED BY N. Y. DIVISION EMANUEL H. BLOCK

power to go into the expenditures of the judicial as well as the executive branch. .

Probe Inevitable. The ingry harangue Sunday by the defense lawyer at the atom bomb spies' funeral has made it almost inevitable.

The inquiry would have no bearing on the right of lawyers to represent Communists—a right stoutly upheld and, indeed, regarded as a duty by the legal profession itself.

It would be directed entirely at the fitness to appear before federal agencies of lawyers who are Communist party members or who, by their conduct and activities, promote communism and show their allegiance to it.

Complaints Pour In.

Lawyers subject to such scruing practise not only in the federal courts but in large numbers before labor, naturalization and loyalty boards and scores of other government agencies.

Meanwhile, it was further learned. Dr. Bloch's funeral address Sunday has given rise to complaints, by letter and phone, to the Asan, of the Bar of the City of New York.

As a result, the propriety of his remarks is under consideration by the Committee on Grievances.

Bar Assn. officials refused to comment today.

Some Doubt Action.

In some legal circles it was considered unlikely that any disciplinary action could be taken. For the Rosenberg lawyer had carefully avoided criticism of Federal Judge Irving R. Kaulman, who presided at the trial, or of any of the judges who sat in the unsuccessful appeals.

On the other hand, justices of the Appellate Di which has the disbarment poy are known to have expressed

Continued on Page Three

JUN 2 4 1958

# Red Lawyers Face Probe Over Bloch

4 . 45

## Funeral Tirade Brings Torrent of Protests

Continued From Page Que

view that the lawyer's remarks, if reported correctly, might well subject him to disciplinary action.

Lawyers on a wide front priivately denounced as "shocking"; and "outrageous" his attacks on the President, Attorney General Brownell and FBI Director J. Edgar Hoover.

According to news reports, he named them specifically when he asserted that "the men who are running our country... have the souls of murderers, and this was an act of cold deliberate murder."

Dictatorship Charged.

"America," he further asserted, "is living under the heel of a military dictator garbed in civilian attire."

And Mr. Bloch, who was accorded almost unprecedented delays and rights to appeal, added that it was "the face of nazism that killed the Rosenbergs."

In his funeral address, Mr. Bloch took pains to announce he was speaking not as the Rosenbergs' attorney but as one who low orther or a sister.

No Policy on Ethics.

Before the Bloch speech, the McCorthy Senate committee consulted leaders of the American Bar Asrn. Some of the latter reportedly felt a Congressional inquiry essential since there is no clear policy for fixing the ethical standards required of lawyers admitted before federal agencies.

One question arises: whether Communist lawyers will give their allegiance to their clients or to

the Communist party.

Anomalous cases come up frequently. Thus, Victor Rabinowitz, who appears before federal departments as well as the courts, was asked under oath if he was ever involved in Soviet espionage. He refused to answer, pleading possible self-incrimination under the Fifth Amendment.

Refuse to Testify.

Nathan Witt and John Abt, also pleading immunity, refused to say if they were ever Communist party members. Both appear for many clients. And Abt, for months past, has been representing the Communist party before the Subversive Activities Control Board.

A Senate inquiry undoubtedly would produce a parade of attorneys pleading self-incrimination. The Senate would have to decide whether this disqualifies them for the test of good moral conduct presumably required of lawyers.

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### COUNSEL FOR SPIES FACES BAR INQUI

Bloch to Be Asked to Explain 'Murder' Charge Against Eisenhower at Funeral

against President Eisenhower,

At the funeral service for the atomic spies executed last Friday at Sing Sing, Mr. Bloch laid their "murder" to the President, Attorney General Herbert Brownell Jr., and J. Edgar Hoover, head of the Federal Bureau of Investigation.

Since then a number of complaints have been received at the bar association from lawyers and the public, urging it to institute disbarment proceedings. Frank H. Gordon, chief attorney for the association's grievance committee.

Attack on the President and other judicial to the administration of justice," within the meaning of the listed.

Mr. Bloch said he had not received any word from the bar association, but would be glad to mittee and "convey all the facts which elicited certain remarks on my part."

McCarthy Discusses Lawyers sociation's grievance committee, explained yesterday that its rules prevented him from discussing the nature of its activities, but said:

'I can say that any complaint any attorney. The regular procedure will be followed."

Under the association. rules, yers practicing before Government the committee's procedure in agencies and in the Federal courts." case of this kind is to ask the attorney for his version of the conliminary inquiry, and if warranted ciation with assurance of its com-hold a hearing to determine whether a petition should be filed with Mr. McCarthy was asked about the Appellate Division of the State reports he might call Emanuel H.

the Appellate Division is authorized to censure, suspend from practice or disbar any lawyer it finds guilty of "professional misistration of justice."

committee have been suspended for the summer, but if necessary a subcommittee will be called to consider the matter. In any event the case could not get to the Appellate Division until next fall, as next Monday will he its last specialmotion day until fall,

Meanwhile, the committee is answering complaints by saying it has taken the matter under consideration. Some lawyers familiar with such cases expressed doubt yesterday that Mr. Bloch, under the law and the precedents, could be punished. They said that if he had made the same attack on the courts be asked by the Association of the that he had made on Federal offi-Bar of the City of New York for class he would have been in much an explanation of the "murder" more danger of disciplinary action, charge he made last Sunday An important question to determine, it was said, was whether his At the funeral service for the attack on the President and other

### McCarthy Discusses Lawyers

WASHINGTON, June 24 (P)-Senator Joseph R. McCarthy, Re publican of Wisconsin, said today against Mr. Bloch will receive the he was discussing with some same treatment as in the case of American Bar Association leaders whether there was a need for an investigation of "Communist law-

start the inquiry unless "we get a duct complained of, make a pre-formal request from the bar asso-

Supreme Court. A petition must Bloch, attorney for the executed be approved by the association's atomic spies Julius and Ethel Ro-executive committee before being senberg, as a witness before his filed with the Appellate Division. Senate Investigations subcommitunder the State Judiciary Law, tee. The Rosenbergs' lawyer has denounced their execution "murder."

"I am not concerned with any finds guilty of "professional mis-conduct, malpractice, fraud, de-lawyers," Mr. McCarthy comment-celt, crime or misdemeanor, or any ed. "It's men's conduct as lawyers ceit, crime or misdemeanor, or any ed. "It's men's conduct as lawyers conduct prejudicial to the admin-that would interest us. They have tration of justice."

Regular sessions of the grievance speeches if they want to."

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FBI - 1127

NEW YORK TIMES: 6-25-53:

### STATE BAR HEARS PLEA FOR JUDGES

Rising Case Load in Jury Trials Cited-Cooperation Urged in Bloch Investigation

By PETER KIHSS

With delays in jury trials in accused President Eisenhower of Fifth Amendment to the Constitution Supreme Court having "murder" in the Rosenberg case. tion against self-incrimination in Judicial council records show investigations of communism. built up to four years and seven

tan and the Bronx since 1949. The

Judge Edmund H. Lewis of Syra- to protect witnesses both in trials cuse for election this fall to a and investigations. The resolution full term as Chief Judge of the Urged a Congressional study of any immunity grants, with Mr. Waldman warning immunty might perwhich he was appointed April 22.

In the work of the Urged a Congressional study of any immunity grants, with Mr. Waldman warning immunty might perwhich the was appointed April 22. Mr. Lewis, a Republican, would for "misdeeds of a lifetime" on the serve until retiring because of age one hand, or subject him to State at the end of 1954.

The officers also instructed their nity and vice versa. Manhattan-Bronx grievance com-mittee to offer cooperation with been emphasized, Mr. Waldman reports that Emanuel Bloch, coun- can of Indiana, was considering a SARANAC INN, N. Y., June 27 Julius and Ethel Rosenberg, had had advised clients to invoke the

built up to four years and seven nineteen counties with Supreme However, Mr. Waldman strongly months, the New York State Bar Court jury trial delays of six criticized Albert Einstein, Nobel Association heard an appeal today months or more as of May 31. In Prize physicist, for his letter, made for more judges to overcome the the metropolitan area, Brooklyn public June 12, recommending rising case load.

William A. Hyman of New York, former Special Assistant State Attorney General, voiced doubt forty-three months; Brooklyn and economic ruin" rather than testify at such inquiries. Mr. Waldmonths; Queens 5,208 cases and toty-two doubt forty-three months; Brooklyn man said this was "bad advice, bad torney General, voiced doubt forty-three months; Brooklyn man said this was "bad Americanism, lead to the months are months." Representation of the metropolitan area, Brooklyn public June 12, recommending and economic ruin" rather than testify at such inquiries. Mr. Waldmonths, which was also the metropolitan area, Brooklyn public June 12, recommending and economic ruin" rather than testify at such inquiries. Mr. Waldmonths, which was also the metropolitan area, Brooklyn public June 12, recommending and economic ruin" rather than testify at such inquiries. Mr. Waldmonths, which was also the metropolitan area, Brooklyn public June 12, recommending and economic ruin" rather than testify at such inquiries. Mr. Waldmonths are the metropolitan area, Brooklyn public June 12, recommending and economic ruin" rather than testify at such inquiries. Mr. Waldmonths area to the metropolitan area, Brooklyn public June 12, recommending and economic ruin" rather than the metropolitan area and economic "makeshift rules of any calendar cases and thirty-one months; Rich- and it is an appeal to illegality." part such as the rule of expedimond 237 cases and fourteen Civil disobedience, Mr. Waldman ency will serve us as well in the months; Nassau 2,885 cases and said, may have some philosophical long run."

Mr. Hyman aimed his criticism cases and eighteen months; West-must fight entrenched tyranny or at a rule adopted by the Appellate chester 2,817 cases and nineteen foreign rule, but it is "mischievous Division, Second Department, June months; and Rockland, 186 cases and wrong, not to say unpatriotic 5, giving trial preference to plain- and twelve months. Only Manhat- when advocated in a society • • • tiffs living in Brooklyn. A similar tan has reduced its case load in where people can have the kind of rule has been in effect in Manhat-the last year.

Government they vote for." In his

general rule allows trial wherever proved the resolution by its Civil added the Einstein statement gave a plantiff or defendant lives.

The state group ended its three-day meeting with its executive constitutional guarantees against deleted this in extemporizing his committee unanimously endorsing self-incrimination in criminal cases talk.

prosecution despite Federal immu-

Need for association action had the Association of the Bar of the said, by a press report today that City of New York in investigating Senator William Jenner, Republi-

Government they vote for." In his The association unanimously ap-prepared speceh, Mr. Waldman had

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JUN 2 8 1953   /
FBI - NEW YORK
17 ROZDENTSTY

Army Trial on Red Link Put Off FORT DEVENS, Mass., June 29 (UF) — The court-martial of First Leut. Sherpard Carl Theirman of Erfoklyn on a charge of concealing Communist connections was postponed today because of the Olness of the defense attorney. Phanuel H. Bloch, Proceedings were put off until July 8.

CLIPPING FROM THE

N.Y. TIMES

JUN 3 0 1953

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### UNITED STATES GOVERNMENT

7-8-53

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TO	ź	:	SA

FROM : SA D. P. ADAMS

SUBJECT : EMANGEL BLOCK

CONFIDENTIAL

5M-C.

CENY 58, of known reliability, made available to the New York Office information concerning the above-captioned subject, obtained from the building located at 6 East 17th Street, New York City. This building is occupied by the Civil Rights Congress, an organization which has been declared by the Attorney General of the United States to fall within the purview of Executive Order 9835.

Strict care must be exercised so that the existence of this important source of evidence will not become known to any outside agency. It is also to be noted that because of the nature of this source of information it will be impossible to recontact the source regarding information furnished.

Date of information received 6-4-53
Identity of employee who can testify as to the receipt of the exhibit SA D. P. ADAMS FOR SE P. G. MITCHES-
The following disposition is being made of the original exhibit:
( )\( )\( )\) Placed in NY file \( \lambda \) Serial Exhibit #

( ) Forwarded to you for your information and whatever action you deem appropriate.

Description of exhibit: Sta Attack

Well-Broth 1/53/

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Legion Rebukes

A.Spies' Lawyer

By the Associated Press.

TUNKHANNOCK, Pa., July 10.

Enmanuel Bloch, attorney for Julius and Ethel Rosenberg, recently executed atom spies, came under the fire of a local American Legion group today.

The Legion's District 14 condemned the attorney for declaring, after the execution of his clients: "I feel ashamed that I am an American today."

The district offered in a statement to "pay for Bloch's one-way passage to any country that will allow him to feel shameless because of his citizenship thereof, provided that he guarantee that he will never return to the United States of America."

N.Y. WORLD TELEGRAM & SUN Application 1 0.1953

DATED DY N. Y. DIVISION

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B Borden D7

Director, FBI (101-6691)
Attn: Asst. Dir. A. H. BELMONT
--SAC, New York (100-99876)

EMANUEL HIRSCH BLOCH was

Mr. FRANK GORDON Chief Attorney for the Grievance Committee Association of the New York Bar, 43 West 43rd St. New York N.Y. was interviewed on this date by SA BENJAMIN F. BORDEN III in regard to possible disbarment proceedings against subject. Mr. GORDON furnished the following information which he stated that he did not wish to be attributed to him and in his words was "off the record":

BLOCH was called before the Grievance Committee on July 20, 1953, which was formally convened, to explain some of his public statements in connection with the execution of the ROSENEERGS, whom he had represented. BLOCH said that he was emotionally upset over the entire ROSENBERG matter and that he had heard that a newspaper article had been written which stated that Mr. HOOVER and the Attorney General had made a bet when and/or whether the ROSENBERGs would be executed. Interviewing agent stated to Mr. GORDON that this, of course, was a lie. Mr. GORDON stated to the agent, "Of course it is." Mr. GORDON stated that he asked BLOCH if this alleged article had appeared in the "Daily Worker" and BLOCH replied "No". When questioned, BLOCH could not further elaborate to the Committee as to the origin and date of alleged article.

BIOCH stated that he had branded Attorney General PROWNELL a "barbarian" because he had moved the execution of the ROSENBERGS ahead instead of back to avoid the Jewish holiday.

With regard to the remark that the United States was living under the heels of a military dictatorship dressed in civilian garb, BLOCH stated to the Committee that he had heard a story regarding President EISENHOWER which allegedly took place in Germany in 1945, when EISENHOWER was Supreme Allied Commander. It was that EISENHOWER had personally ordered the public execution of two American soldiers for the crime of rape.

According to Mr. 20RDON, BLOCH also stated in the course of the proceedings that he was somewhat infuriated over the fact that there was an open wire from Sing Sing to 67D

RFB: EK

100-99876-63 m

Letter to Director, FBI NYE100-99876

Washington on June 19, 1953, the night of the ROSENBERG execution.

The agent asked or GORDON if it would be possible for him to furnish the Bureau with a copy of the statement, at which time Mr. GORDON said not at the present time, but that he might be able to furnish the Eureau with a copy on a confidential basis at a later date.

In view of the fact that this malicious lie about Mr. HOOVER is apparently in the record of the Grievance Committee, it is recommended if the Bureau so desires, that the New York Office approach to the Committee members that basis and request him to suggest to the Committee members that Mr. HOOVER's comments regarding this allegation be obtained and inserted in the record, so that the record would be clear.

The above recommendation is being made in view of the fact that Mr. GORDON could not be requested to advise the Committee that such allegation is a malicious lie, because when the agent branded such as a lie, it was in response to information which Mr. COUNT had furnished to the agent in 570 strictest confidence.

NY 7/23/53

BURE AU

EMANUEL HIRSCH BLOCH, WAS, SM-C. REPORT WILL BE SUBMITTED ON CAPPIONED SUBJECT UNDER DATE OF 7/24/53.

BO AR DMAN

3-BUREAU/(NEGULAR) (100-6691)

BFB:TIB (#12) 100-99876 ///

100-99876-64

## Office Memorindum • United STORS GOVERNMENT

TO SAC, NY DATE: 7/24/53

ASAC ARTHUR J. MARCHESSAULT (100-99876)

SUBJECT

EMANUEL HIRSCH BLOCH. was.

SM - C

Inspector CARL HENNRICH of the Bureau called at 2:12 p.m. this date and made reference to our letter to the Director dated 7/22/53 in the above captioned matter and referred particularly 👉 to page 2, paragraph 3 wherein we made our recommendation that we contact Mr. CORDON on a confidential to basis and suggest to him that he might desire to suggest to the Grievance Committee members that they might desire to receive Mr. HOOVER'S official comments regarding the allegation made by EMANUEL BLOCH, that is "he had heard tet a newspaper article had been written which stated that Mr. HOOVER and the Attorney General had made a bet when and/or whether the ROSENBERGS would be executed."

50C. 2 SEC SEC. 5 SEC SEC. SEC. SEC SEC SEC. SEC. 11 PERSONNEL GUIDANCE CHIEF CLERK PRINTERTY UNIT

Mr. HENNRICH stated that the above matter was on the Director's ticklers and should be handled before 5:30 p.m.

SA BENJAMIN F. BORDEN contacted PORDON'S office at 2:40 p.m. and spoke with Li LOUIS REYNOLDS, a member of the Grivance Committee and REYNOLDS advised that Mr. GORDON had departed for the New Hampshire resert and that he would be back Monday and that Mr. HORDEN should call him Monday morning to make an appointment to see . GORDON.

\* At 2:45 p.m. I called Mr. HENNRICH and advised him of the above, telling him that I would certainly stay on this matter; that we would contact Mr. CORDON on Monday and telephonically advise him of the results. **b7**D

AJM:MBR

ADDENDUM:

top of this.

I spoke to SA BENJAMIN F. BORDEN, III, at nine a.m., 7/27/53. He advised me that he spoke with Ir. EYNOIS and the latter informed that there was every possibility that Mr. CORDON would return to his office sometime on 7/27/53. I told BORDEN that he should keep in continuous touch with Mr. REYNOLDS and if by noon today to has not returned, he should inform Mr. MARCHESSAULT in order that he might stay on

SEARCHED ..... SERIALIZED ... 19 <u>4</u> 1953 . FBI - NEW YORK

**b7D** 

## Uffice Memorandum • United States Government

TO SIEC , New York

DATE: July 24,1953

FROM : SA Benjimin F. Borden 111

SUBJECT:

FM. NUEL HIRCH BLOCK, WES Security Matter -C 200-99876

In May 1953 SE Donald C. Streletzsky obtained a photostate copy of the Selective Service record of Subject.for SA John A. Harrington. Si Harrington in turn furnished this photostat to the writer on July 13.1953.and is being placed in the IA section of this file.

The following information was not included in report of the writer dated July 24.1953 inseruch as it is not pertinent. It is however being submitted herewith for information of the file.

SF Robert M. Hall obtained the following from the files of INS.

70 Columbus Avenue.NYC on (-5-52 In addition to other naturalization information re Dina Pessin, believed to be Bloch's present wife.

INS file #2270 reflected that Pessins parents were Mandel Pessin. Father and SOPHIA MALES, mother: When Dina arrived in the US she was destined for Mandel Pessin and was accompanied by her mother, brothers IBALC and JOSEPH and "other brothers and sister". Dina lived in NYC from Dec. 1913 to Jan. 1914 then went to Orlivirn(Not legible), Lowa until 1919 or 1920 and then returned to NYC. In Oct. 1928 she was employed by John J. Marnan. Inc., 153 West. 72nd St., NYC. When DINA filed her first papers for Naturalization on 9-18-35 she listed as prospective witnesses Fmanuel H. Bloch #M. 845 Riverside Drive.NYC. and Harry Pessin, 691 Gerard-NYC. These people were not used as witnesses later.

Files of the Credit Bureau of Greater New York checked on 6-3-53 by SF Richard F. O'Harareflected a report 1-19-49 which gave Ploch's wife's name as Déna. There was no derogatory information. For future reference 9t is to be noted that Bloch maintains an account that Chase National Bank at Broadway and Worth Street.

Benjamin F, Borden 111

SA

100-99876

99876-66

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FBI-10:11

7/24/53

100-99876-67-n

Director, FBI (101-6691)

SAC, New York (100-99876)

EMANUEL HIR3CH BLOCH, WAS.

SECURITY MATTER - C

	It is recommended that a Security Index Card be prepared on the above-captioned individual.
	The Security Index Card on the captioned individual should be changed as follows: (Specify change only)
NAME	EMANUEL HIRSCH BLOCH
ALIASES	Emanuel Hirsch Block, Emanuel Hirsh Bloch, Emanuel Hirsh Block
<b>3</b> 3	Manny Bloch, Abner
	and the specific of the second process of the second secon
	NATIVE BORN X NATURALIZED ALIEN
COMMUNIST_	X SOCIALIST WORKERS PARTY INDEPENDENT SOCIALIST LEAGUE
MISCELLANE	ECUS (Specify)
TAB FOR DE	
DATE OF BI	PLACE OF BIRTH New York City
	ADDHESS (Show name of employing concern and address)
279	and 401 Broadway, Now York City (maintains offices at both
addr	esses)
NATURE OF	INDUSTRY OR BUSINESS (Specify from Vital Facility List)
L	amyer, self-employed
RESIDENCE	ADDRESS 7 West 16th Street, New York City
ري د ما هو د د مي	the control of the second of t
REGIST	ERED TO THE RESERVE OF THE PROPERTY OF THE PRO

Men York November 14, 1952

MEMO

RE: JULIUS ROSENBERG, ESPION GE - R

The following is a short sketch of four subjects under surveillence.

### VIVIAN GLASSMAN

GLASSMAN is a close friend of JULUIS and ETHEL ROSENBERG. Four days after the arrest of JULUIS ROSENBERG, she was dispatched as a courier by a Russian agent, believed to be MAX FINESTONE, to go to Cleveland, Ohio and give WILLIAN PERL \$2,000 in cash and instructions to go to Mexico because the FBI was closing in on the ROSENBERG espionage apparatus. She made the trip on July 22, 1950 and returned on July 23, 1950.

She lives at 131 East 7th Street, NYC on the fourth floor, Apt. LA and is married to ERNEST PATAKI, an electrical engineer, employed as an instructor at the Cooper Institute, Third Avenue and Sixth Street, NYC.

She has a sister, GLADYS, living at 343 East 8th Street, NYC; a sister ELEANOR HUTKER, at 1144 Henry Street, Brooklyn, NY; a sister HORTENSE SKOLNICK, 9400 Block, Queens Blvd., Queens, NY. Also has a brother MILTON, 217 East 19th Street, NYC. Frequently visits VERNA SALKIND at housing project at 500 Grand Street, NYC (corner of Columbus Street). Subject is not employed.

Subject's description is as follows:

Height 5'2"
Weight 115 lbs.
Hair Dark Brown
Eyes Dark Brown
Build Slender

### JAMES WEINSTEIN

WEINSTEIN was a close friend of MAX FINESTONE at

Dre'd from John A Harrington

SEARCHED INDEXED
SERIALIZED FILED

JUL 2 4 1953

FBI - NEW YORK

100-99876-68

NY 65-15385

Cornell University in 1949 and roomed with him at 418 East 9th Street, NYC in 1949-50. FINESTONE is allegedly the last recruit of JULUIS ROSENBERG. WEINSTEIN owned a 1949 Buick convertible which he loaned to FINESTONE to drive ROSENBERG to Ithaca, NY on two occasions to contact ALFRED SIRANT and to pick up espionage material.

WEINSTEIN lives at 101 St. Marks Pl., NYC, basement apartment, and is employed at the Emerson Radio and Phonograph Co., 14th and Cole St., Jersey City, New Jersey. His parents reside at 211 Central Park West, NYC.

WEINSTEIN is usually picked up at the corner of First Avenue and St. Marks Pl., NYC by an associate at Emerson Radio where he is employed, around 6:45 AM Monday--Friday. The auto is a black tudor Fontiac, 1939 model, NY 1952 plates 4U6324. They drive to the Holland Tunnel to get to Jersey City. When he returns he may use a car pool or a company bus. The bus discharges its passengers at Canal and Varick Streets, NYC. Arrangements have been made with the Newark Division to surveil subject away from Emerson Radio in the evening and to notify the New York Division by telephone as to the subject's mode of transportation. The New York night supervisor will radio New York surveilling agents as to the subject's mode of transportation so subject can be picked up at the bus stop or at home.

### WEINSTEIN'S description is as follows:

Height 5'112"

Weight 150 lbs.

Build Slender

Hair Dark Brown - Crew cut

Eyes Brown - Wears horn rimmed glasses

Clothing Seldom wears het. Has ten "Eisenhower"

type jacket. Walks with "round shoulders slouches.

### MAXWELL FINESTONE, Was

FIVESTONE currently resides Apt. 12C, 500 A Grand Street (Willett St.), NYC, telephone number OR 4-0802 with

NY 65-15385

ARTHUR CARL BOUDIN and BOUDIN'S four year old daughter. He has a girl friend, one ANNETTE CHAIT, who resides at 106 Bedford St. (Greenwich Village), NYC, telephone number OR 5-5869. FINESTONE observed entering the Bedford apartment building during the evening hours of October 10--17, 1952 and on October 17, 1952 he was observed leaving this building during the morning hours, so FINESTONE may be residing at both addresses. He is employed as a "free lance" market research interviewer for various NYC research organizations. He often uses BOUDIN'S 1950 Flymouth, color medium blue, NY license number 648919.

57E

FINESTONE is believed to be the last person recruited by JULUIS ROSENBERG into his Russian espionage group. FINESTONE is known to have contacted various other members of this group subsequent to ROSENBERG'S arrest, 7/17/50.

### WILLIAM PERL

PERL resides Apt. 7A, 104 East 38 St., NYC (top floor rear) with wife, HENRIETTA, and infant son. He is unemployed and spends the greater portion of his time at home. Previous surveillances have revealed PERL has gone to the following addresses:

- 1. 936 Tiffany St., Bronx (Residence of his parents, ABE MUTTERPERL).
- 2. New York Public Library (42nd Street and Fifth Avenue, NYC.
- 3. Columbia University
  Pupin Laboratory Bldg., 120 Street and
  Browdway, NYC).
- 4. 79-23 209 Street, Flushing, NY (Mr. and Mrs. JOSEPH P. BLUM -- brother-in-law and sister).

NY 65-15385

5. General.

Grocery stores and launderettes on Third and Lexington Avenues in upper 30's.

Photos with descriptions on reverse side of both WILLIAM PERL and his wife, HENRIETTA are available.

JOHN 1. FARRINGTON, S4.

Director, FBI (101-6691)

7/24/53

SAC, New York (100-99876)

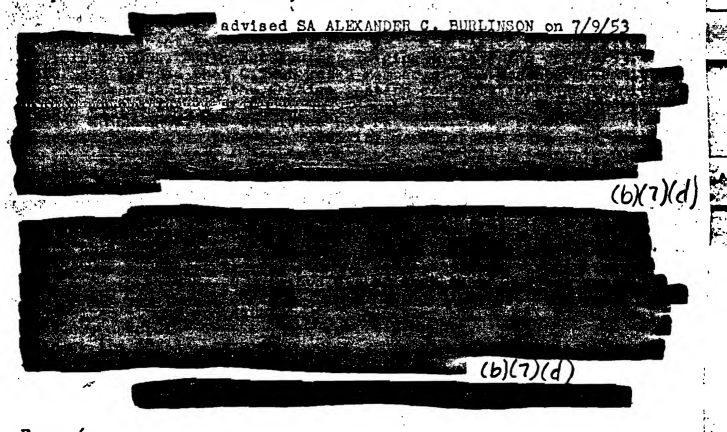
EMANUEL HIRSCH BLOCH, WAS.

SECURITY MATTER - C

Rnclosed herewith are the original and four copies of the report of SA BENJAMIN F. BORDEN, III,7/24/53 , NY.

The following information has not been included in rerep inasmuch as a part of it has been derived from sources not suitable for dissemination.

Information contained in the teletype to the Bureau; #7/9/53, entitled, "JULIUS ROSENBERG, was. ET AL, ESPIONAGE - R, as it pertains to EMANUEL BLOCH, is as follows:



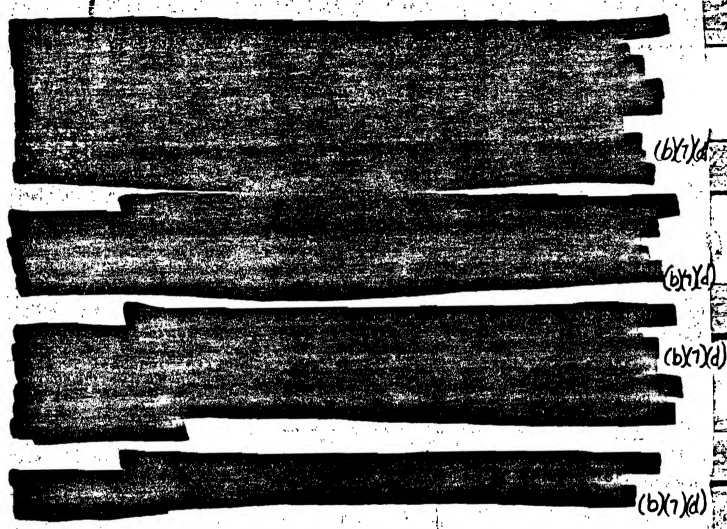
REGISTERED

BFB: Hds

SECURITY INFORMATION-CONFY DENTIAL

100-991 - 10

Letter to Director NY 100-99876



The above information is set out in full detail in reteletype.

Warden WILFRED L. DENNO, of Sing Sing Prison, Ossining, NY, furnished to SA JOHN A. HARRINGTON the following inscription which, according to DENNO, was handwritten by EMANUEL H. BLOCH on a book sent to JULIUS ROSENBERG, No. 110649, entitled, "Death House Letters," published by the Jero Publishing Company, NYC:

"Julie - - My warmest regards, admiration and love for your nobility, dignity and tremendous heroism that has inspired the peoples of the world to resist oppression, tyranny, the drive to war and fascism, and has turned the hurt and outrage of your tragedy into a determination to save you and all that you represent. I feel honored to be your attorney and your brother. Manny - June 10, 1953."

Letter to Director NY 100-99876

The following inscription, according to Warden DENNO, was handwritten by EMANUEL H. BLOCH on a book sent to ETHEL ROSEN-BERG, No. 110510, entitled, "Death House Letters," published by the Jero Publishing Company, NYC:

"I, since you have your own hurt and heart, control and courage, sensuousness and sensitivity, mother love and lament, wifely warmth, encouragement and understanding; unitity with the dispossessed in their struggle for the sunlight - - with all my being I love and admire you - - so does the world. Manny - June 10, 1953."

According to information obtained from the Irving Trust Company, NYC, on 9/12/50, by SA DONALD E. SHANNON, on 5/24/41, \$1,000 was payable to Dr. LEO JUNG through the Union Bank of Switzer-land, on the order of MARCEL and EMANUEL BLOCH. Along with the order there was the following message:

"Cable receipt FRIEDRICH per your cable, May 23rd."

Bureau letter, 7/28/50, entitled, "American Contacts of Soviet Agents in France, IS-R and FR" contained information from a reliable source, who in turn had received the information from an extremely delicate source, believed to be reliable, which was to the effect that the Soviet spy center in the Rue de Prony in Peris, France, maintains permanent liaison with a man by the name of Dr. LEO JUNG in NYC. Dr. JUNG was reported to represent the Israelite center of NYC.

It is to be noted, for the information of the Bureau, that EMANUEL H. BLOCH has a brother named MILTON MONROE BLOCH, who is a Captain on the NYCPD, 46th Precinct. Files of the NYO contain no derogatory information identifiable with MILTON MONROE BLOCH. SA AUGUST J. MICEK advised on 7/17/53, that the NYCPD was aware of MILTON MONROE BLOCH's relationship with the subject.

In NY teletype to the Bureau, 7/15/53, entitled, "JULIUS ROSENBERG, ESPIONAGE - R," it was set out that AUSA KILSHEIMER confidentially advised that he had been called by the Grievance Committee of the NY Bar Association which was to have been held on 7/20/53.

on 7/22/53,

advised SA BENJAMIN

Letter to Director NY 100-99876

F. BORDEN, III confidentially of the following information:

Committee on which only he (Mr. GCRDON) and another member were sitting and which constituted a preliminary hearing. BLOCH was asked to explain remarks he had made in connection with the execution of the ROSENBERGS. Mr. GORDON stated that BLOCH's explanation at this hearing created a reasonably favorable impression on the Committee, and they reserved decision on the matter. Shortly thereafter a full Committee, consisting of seven members, was formed and a formal session was held to include sworn testimony, and a Hearing Reporter was present. Mr. GORDON said that his statement for the record with regard to this hearing was that BLOCH was cooperative on the surface but was contrite only to the extent of being sorry for the use of "murder." Mr. GORDON confidentially advised that the Committee's impression at the formal hearing was not as favorable as it had been at the pre-liminary hearing.

It should be noted that additional information furnished by Mr. GORDON to interviewing Agent on a strictly confidential basis was set out in NY letter to the Bureau, 7/22/53, under caption as shown in this letter.

Enclosed is Form FD 122, recommending that subject be placed on the Security Index.



### UNITED STATES DEPARTMENT OF JUSTICE

MEW YORK, MEW YORK JULY 27, 1953

Transmit the following Teletype message to: BUREAU

JRGETT

EMANUEL HIRSCH BLOCH, WAS; SM - C. BUFILE OME NAUGHT ONE DACH SIX SIX NINE ONE. RE NY LETTER TO BUREAU DATED JULY TWENTY-TMO, NINETEEN FIFTY-THREE. MR. FRANK GORDON WAS CONTACTED THIS MORNING ON A CONFIDENTIAL BASIS AND IT WAS POINTED OUT THAT HE MIGHT DESIRE TO SUGGEST TO THE GRIEVANCE CONTITUEE THAT MR. HOOVER'S COMMENTS BE SOLICITED RELATIVE TO THE ALLECATIONS MADE BY EMANUEL BLOCK AND WHICH WERE MADE PART OF THE GRIEVANCE COMMITTEE MINUTES AS SET FORTH IN RELET. FOR THE BUNEAU'S INFORMATION MR. GORDON READ FROM THE MINUTES OF THE MEETING BLOCK'S REMARKS IN THIS MATTER. THEY WERE IN SUBSTANCE THAT HE HAD BEEN READ A NEWSPAPER ARTICLE TO THE EFFECT THAT MR. HOOVER AND MR. BROWNELL WERE ON THE SAME OPEN WIRE TO SING SING ON THE NIGHT OF THE ROSENBERG'S EXECUTION AND THAT THEY HAD MADE A BET OF SOME GOLF CLUES AS TO WHETHER THE ROSENEERGS WOULD TALK. MINUTES OF THE PERTINENT CROSS-EXAMINATION REFLECTED THAT BLOCH SAID THE ARTICLE WAS NOT FROM THE "DAILY WORKER" BUT WAS A COMMENTARY BY A COLUMNIST WHOSE NAME SOUNDED LIKE "HY GARDNER." HE SAID IT HAD BEEN READ TO HIM AFTER THE EXECUTION BUT DEFORE THE FUNERAL. MR. GORDON MADE A TELEPHONE CALL TO MR. E. WHITNEY DEBEVOIS. CHAIRMAN OF THE COMMITIEE, IN THE PRESENCE OF INTERVIEWING AGENT AND DISCUSSED THE MATTER WITH HIM. MR. GORDON STATED THAT THE CHAIRMAN OF THE COMMITTEE AGREED THAT A LETTER SHOULD BE DIRECTED TO MR. HOOVER AND THAT SUCH LETTER WOULD BE PREPARED AND SENT OUT FROM MR. GORDON'S OFFICE TODAY. FOLLOWS.

至

DFB: EMD 100-99576

Approved:

Special Agent in Charge

DO RDIAN

Some 5:11 Pu

PerM

190-99876-71en

## Red Lawyers Face Probe Over Bloch

Funeral Tirade Brings Torrent of Protests

By FREDERICK WOLTMAN, Staff Writer.

The tirade of Emanuel H. Bloch, attorney for Ethel and Julius Rosenberg, branding President Eisenhower as a murderer, is virtually certain to precipitate a Congressional investigation of the government's policy in admitting lawyers to practice before all federal agencies, the World-Telegram and Sun learned today.

Such an investigation is now being projected by the Senate Permanent Investigations Committee, of which Sen. Joseph R. McCarthy (R., Wis.) is chairman.

It already had been considered by the committee, which has the power to go into the expenditures of the judicial as well as the executive branch.

### Probe Inevitable.

The angry harangue Sunday by the defense lawyer at the atom bomb spies' funeral has made it almost inevitable.

The inquiry would have no bearing on the right of lawyers to represent Communists—a right stoutly upheld and, indeed, regarded as a duty by the legal profession itself.

It would be directed entirely at the fitness to appear before federal agencies of lawyers who are

Communist party members or who, by their conduct and activities, promote communism and show their allegiance to it.

Complaints Pour In.

Lawyers subject to such acrutiny practice not only in the fed-

Soul edition.

MORNING TO THE STORY PROPERTY

SEARCHED. JUN 24 1953 eral courts but in large numbers partments as well as the courts. before labor, naturalization and was asked under oath ef he was loyalty boards and scores of other ever involved in Soviet captoringe. government agencies.

dress Sunday has given rise to complaints, by letter and phone, to the Assn. of the Bar of the City pleading immunity, refused to say of New York.

remarks is under consideration by many clients. And Abt, for months the Committee on Grievances.

comment today.

#### Some Doubt Action.

In some legal circles it was considered unlikely that any disciplinary action could be taken. For the Rosenberg lawyer had carefully avoided criticism of Federal Judge Irving R. Kaufman, who presided at the trial, or of any of the judges who sat in the unsuccessful appeals.

On the other hand, several justices of the Appellate Division. which has the disbarment power, are known to have expressed the view that the lawyer's remarks. if reported correctly, might well subject him to disciplinary action.

Lawyers on a wide front pri-vately denounced as "shocking" and "outrageous" his attacks on the President, Attorney General Brownell and FBI Director J. Edgar Hoover.

According to news reports, hel named them specifically when he asserted that "the men who are running our country . . . have the souls of murderers, and this was! an act of cold deliberate murder."

### Dictatorship Charged.

"America." he further asserted, "is living under the heel of a military dictator garbed in civilian! attire."

And Mr. Bloch, who was accorded almost unprecedented delays and rights to appeal, added that it was "the face of nazism that killed the Rosenbergs."

In his funeral address, Mr. Bloch took pains to announce he was speaking not as the Rosenbergs' attorney but as one who lost a brother or a sister.

### No Policy on Ethics.

Before the Bloch speech, the McCarthy Senate committee consulted leaders of the American Bar Assn. Some of the latter reportedly felt a Congressional inquiry essential since there is no clear policy for fixing the ethical standards required of lawyers admitted before federal agencies.

One question arises; whether Communist, lawyers will give their allegiance to their clients or to the Communist party.

Anamalous cases come up frequently. Thus, Victor Rabinowitz. who appears before federal de-

He refused to answer, pleading Meanwhile, it was further possible self-incrimination under learned, r. Bloch's funeral ad-

### Refuse to Testify.

Nathan Witt and John Abt, also if they were ever Communist As a result, the propriety of his party members. Both appear for past, has been representing the Bar Assn. officials refused to Communist party before the Subversive Activities Control Board.

A Senate inquiry undoubtedly would produce a parade of at-

### COUNSEL FOR SPIES FACES BAR INQUIRY

Bloch to Be Asked to Explain 'Murder' Charge Against Eisenhower at Funeral

Julius and Ethel Rosenberg, is to made the same attack on the courts be asked by the Association of the that he had made on Federal offi-Bar of the City of New York for cials he would have been in much an explanation of the "murder" more danger of disciplinary action, charge he made last Sunday An important question to detergainst President Eisenhower.

atomic spies executed last Friday officials constituted "conduct preat Sing Sing, Mr. Bloch laid their judicial to the administration of "murder" to the President, Attorney General Herbert Brownell Jr., law. and J. Edgar Hoover, head of the Federal Bureau of Investigation.

Since then a number of complaints have been received at the appear before its grievance combar association from lawyers and mittee and "convey all the facts the public, urging it to institute which elicited certain remarks on disbarment proceedings. Frank H. my part." Gordon, chief attorney for the association's grievance committee, explained yesterday that its rules prevented him from discussing the nature of its activities, but said:
"I can say that any complaint

against Mr. Bloch will receive the same treatment as in the case of

the committee's procedure in ; case of this kind is to ask the atduct complained of, make a prehold a hearing to determine wheth-plete cooperation."

or a petition should be filed with Mr. McCarthy was asked about the Appellate Division of the State reports he might call Emanuel H. be approved by the association's atomic spies Julius and Ethel Ro-

ized to censure, suspend from "murder."
practice or disbar any lawyer it "I am not concerned with

committee have been suspended for the summer, but if necessary a subcommittee will be siled to consider the matter. Injany went the case could not get to the Appellate Division until next fall, as next Monday will be its last special-motion day until fall.

Meanwhile, the committee is anawering complaints by saying it! has taken the matter under consideration. Some lawyers familiar with such cases expressed doubt yesterday that Mr. Bloch, under the Emanuel H. Bloch, attorney for law and the precedents, could be punished. They said that if he had:

mine, it was said, was whether his; At the functal service for the attack on the President and other

> Mr. Bloch said he had not received any word from the bar association, but would be glad to

### McCarthy Discusses Lawyers

WASHINGTON, June 24 (P)-Senator Joseph R. McCarthy, Wisconsin Republican, said today he was discussing with some American Bar Association leaders whethany attorney. The regular proce-dure will be followed."

Under the association's rules, ticing before Government agencies. and in the Federal courts.

He said he plans no step to start! torney for his version of the con- the inquiry unless "we get a formal request from the Bar Associaliminary inquiry, and if warranted tion with assurance of its com-

Supreme Court. A petition must Bloch, attorney for the executed executive committee before being senberg, as a witness before his filed with the Appellate Division. Senate Investigations subcommit-Under the State Judiciary Law, tee. The Rosenbergs' lawyer has the Appellate Division is author-denounced their execution as

finds guilty of "professional mis-conduct," malpractice, fraud, de-lawyers," Mr. McCarthy comment-ceit, cyme or misdemeanor, or any condact prejudicial to the admin-that would interest us. They have a perfect right to make their tration of justice." a perfect right to make Regular sessions of the grievance speeches if they want to."

> 2 5 1953 FBI - NEW YORK

CONTRACTOR FROM THE

N.Y. TIMES

JUN 25 1953

ate City Edition

# emand Bar Assn. Act on Bloch

By JEROME EDELBERG Discipline for Emanuel H. Bloch, attorney for the executed Rosenberg atom spy team, who villified President Eisenhower and other public officials as "murderers" in an embittered, vitriolic funeral oration, has been demanded by outraged citizens, it was learned

Letters pouring into the Association of the Bar of the City of New York are indicative of the widespread revulsion caused by Bloch's outburst, and all ask that immediate maximum disciplinary action be taken against the at-torney who characterized the ex-ecutions as "an act of cold, de-liberate murder."

FRANK GORDON, chief attorney of the bar association's grievance committee, told the Mirror the organization is trying to find a precedent for taking action against Bloch. Regular procedure, he said, is for the committee to investigate complaints and to put the case on the committee calendar for hearing if action appears warranted.

The committee can then present a position to the Appellate Division which has power to disbar, suspend or censure the attorney involved.

Bloch, who asserted last Sunday during the Rosenbergs' fu-neral that "America is living under the heel of a military dictator garbed in civilian at-tire," also may face inquiry by the Senate Permanent Investigations Committee, it was learned.

THE COMMITTEE, headed by Sen. McCarthy (R. Wis.) may launch an investigation into the government's policy in admitting lawyers to practice before Fed-eral agencies. The inquiry would center on attorneys who are either members of the Communist Party or who have dis-played a consistent over-riding allegiance to the Communist cause,

However, in Washington, Dr. J. B. Matthews, research director of the Senate committee, said the investigation would be undertaken only if a formal request is made by the American Bar Assn. together with a promise of full cooperation.

in discussing the possibility of disciplinary action against Bloch, Gordon pointed out there are numerous grounds on which an attorney can be punished,

but in each case the offense must be clear-cut. In cases involving disrespect of the courts, such disrespect must be carefully established.

BLOCH, IT WAS pointed out, attacked neither the courts nor the judges, but heaped his abuse on persons not directly associated with the courts—such as the President, Attorney General Brownell and FBI Director J. Edgar Hoover.

Should the bar association not be able to proceed against Bloch because of a technicality involving the specific target of his calumnies, such failure to act should not be construed as sympathy for the attorney, Gordon declared.

The grievance committee will meet in September. Wha ever action it takes will be kept confidential until disclosed from other sources, Gordon said.

CLIPPING FROM THE

N.Y. MIRROR

# World Reports

### $U_{i}^{\prime}\,S.\;Observers'\,Report$

## Rősenberg Uproar Wanes in Europe

By Walter Kerr

From the Herald Tribune Bureau

prior to the execution of Julius what it was all about.

West Germany.

then alarmed American officials. They went so far as to recommend publication of a full report on the case, and it is unthe facts.

What actually happened in Europe, and especially in France, is something that may be difficult for Americans to understand.

### Differences on Guilt

opposition in this country to the Not counting the Communistsdifferences of opinion as to country—these reasons for opinions.

There were men convinced of

Itheir guilt who feared their ex-dismissed or given little conecution would mean a serious sideration. Copyright, 1933, N. Y. Berald Tribune Inc. defeat for the Western world in PARIS, June 24.—American the battle of ideas, They said the Ruth Greenglass escaped inobservers on the Continent are United States had done too little dictment, why a woman should now reporting to the State De-partment that the wave of feel-ing that swept Western Europe icans would never understand France), why the Rosenbergs

in the United States.

But the unanimity with which the French opposed the death penalty at first astonished and any conditions. any conditions.

Troubled by Emotional News'

derstood that in response to were bewildered and troubled by too late to do anything about it. their pleas a new White Book a series of emotional news re- For a year or more, doubts had is being prepared setting forth ports that avoided summaries of been raised and left unanswered. evidence as presented to the By the time that information

the men and women who were made up. doubted whether the Rosenbergs were guilty, or who simply veloped the view that McCarthyfelt, on the basis of what they ism was responsible for the conhad read or heard, that some-viction and for the refusal of For if there was unanimous thing was wrong somewhere superior courts to set aside the death penalty, there were strong of whom there are many in this tence. people whether the Rosenbergs were grown to believe over a long peguilty as charged, and many riod of time that the conviction belief that the White House these differing had been obtained on insufficient evidence.

Some, like Francois Mauriac, strophic. a leading Catholic writer whose editorials appear occasionally in emotionalism died with the "Le Figaro," thought there was Rosenbergs. The scars are still only one witness against the there to remind the United Rosenbergs — Ethel's younger States of a battle for men's brother, David Greenglass. Ruth minds which it lost because it Greengless, Harry Gold and entered the fray too latt with Max Elitcher were selcom re-too little. But the healing procfewed to, and their testimony ess has begun.

Others never understood why got a stiffer sentence than Morprior to the execution of Julius and Ethel Rosenberg; atomic spies, is rapidly dying out.

It was strongest in France and Italy, somewhat weaker in Great Britain and almost non-existent, according to reports, in the United States.

what it was all about.

There were others, equally ton Sobell, why David Greensglass got only fifteen years when the Rosenbergs got death, why the Rosenbergs should get more than Klaus Fuchs, (sentenced to fourteen years' imprisonment), why if they were the first to the fourteen years' in the United States. Some protested on humanitar- really guilty it took two years before the sentences were car-

> The fact is that it was only about seven months ago that Others, quite prepared to be-lieve that justice had been done, the case, and then it was almost channels began to explain what In quite another category were had occurred at the trial, minds

> > Somehow in all this there deconviction or lighten the sen-

### Scars Remain

The result was the widespread should intervene, and that failure to intervene would be cata-

In fact, however, much of the

CHARPING IMOS THE

... N.Y. HERALD TRIBUNE

TOWARDED BY N. Y. DIVISION Late City Edition

OFFICE NEMORANDUM

UNITED STATES GOVERNMENT

TO

: SAC , LOS ANGELES

DATE: 7/6/53

FROM

: SA ROMNEY STEWART

SUBJECT: LOS ANGELES COMMITTEE TO SECURE

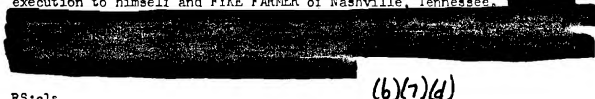
JUSTICE IN THE ROSENBERG CASE

IS - C

On June 23, 1953, dictated information to SA ROMNEY STEWART which was transcribed and signed by informant on June 27, 1953 as follows: (b)(7)(d)

"On the night of Wednesday, June 17, 1953, 1600 people attended a meeting concerning the Rosenbergs at the First Unitarian Church on 8th Street near Vermont Avenue in Los Angeles, overflowing to the outer courtyard so that it became necessary to hold a second meeting later in the evening. The sum of \$1800 was collected at this meeting to finance a delegation of four people for a flight to Washington, D. C. to plead for clemency for the Rosenbergs. The four delegates elected were BFN MARGOLIS, IGNACIO LOPEZ, DAVID GRUTMAN, a businessman at the present time and former president of the Southland Jewish Organizations, and DAVID BROWF, head of the Los Angeles Rosenberg Committee.

"At this meeting, IRWIN EDELMAN was present distributing flyers attacking the Rosenberg Committee for mistakes made by defense attorney EMANUEL BLOCH, and giving full credit for Justice Douglas' stay or execution to himself and FYKE FARMER of Nashville, Tennessee,



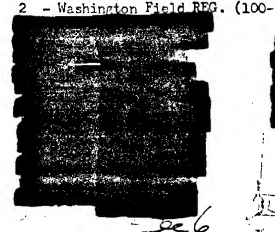
RS:cla 100-41648

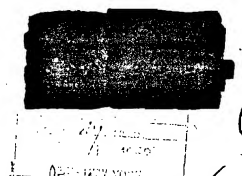
cc: 10 - New York REG.

2 - Memphis REG. (100-

2 - Cleveland REG.(100-

Rosenberg Committee)





(b)(r)(d)

100-994-10-16

### LA 100-41648

"The meeting, upon adjournment, then proceeded to the Federal Building in Los Angeles, at which a viril was set up comprising 638 people, which wound its way through downtown Los angeles, past Republic as Party headquarters and other points of conjected traffic in order to elicate the attention of the people. They were carrying placards which had slepers on them in substance as follows:

"Pope Pins XII urges clemercy. All RT LH.STEH, Dr. BEROLD C. UREY, Rabbi CROLBACH and dezens of others, each stating that the indexidual named was form clemercy.

"After about an hour of picketing, the viril settled down to about 20 which stayed through the night in front of the Federal Building and reformed on a mass scale so that by 9:00 Ak. June 18, the ranks had swelled to several hundred persons and throughout the day the line kept increasing. This vigil was maintained until the hour of the execution which was 4:00 PM. PDT, June 19.

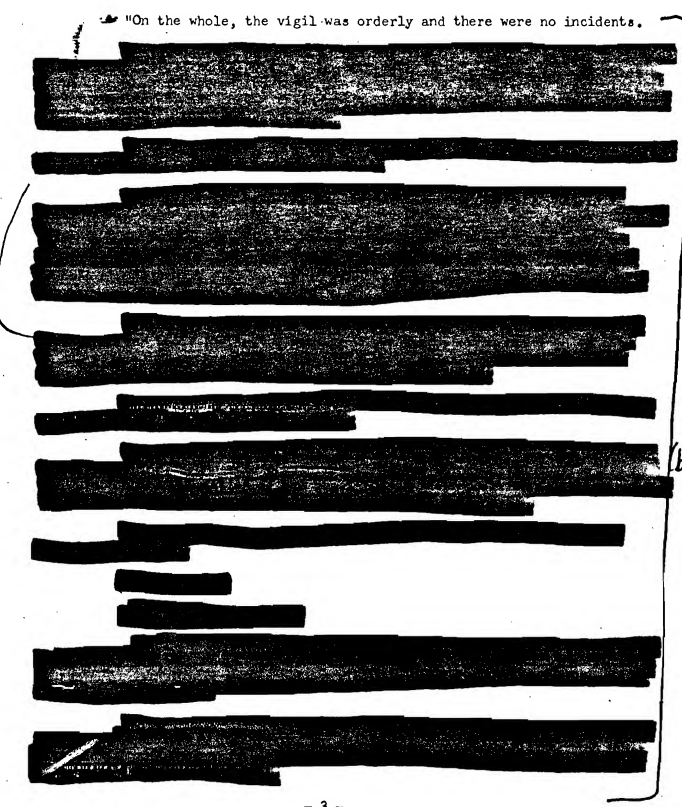
"Upon arriving in Washington, D. C., in the late afternoon on June 18, the delegation from Los Angeles reported at Inspiration House located at 1867 Colorama Road, Northwest. This is in the heart of the Negro neighborhood and was the point of registration of all cut-of-town people and at which the Lational Rosenberg Committee had its headquarters. Housing, transportation and other services were supplied to the arriving delegates by the arrangements committee.

"The Los Angeles delegation then registered at the Statler Hotel and went out to the Mall adjacent to the White House grounds, at which some 8,000 people were gathered for a mass meeting. The mass meeting was ending upon our arrival. DAVID ALMAL, National Secretary of the Rosenberg Committee, concluded the meeting by reading a statement from the National Committee which said in part: 'HERRERT EROWNELL, JR., Attorney General, ordered Chief Justice Vinson to reconvene the Supreme Court in an unprecendented act, unparalleled in our judicial history. The nine men of the Supreme Court are now in session deliberating as to the decision that will affect the lives of two people. We are in constant touch with the situation and are awaiting the action of the court which has been announced for 12:00 noon tomorrow.'

"ALMAN then called upon the people to reform the vigil at the White House gates. The Los Angeles delegation took their places in line, marshing up and down with the rest of the pickets carrying placards.

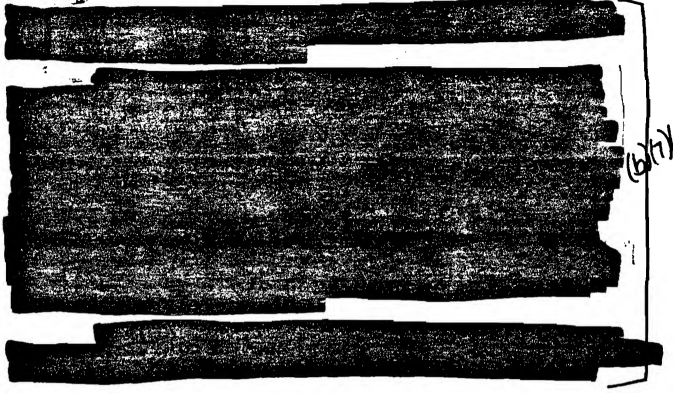
"On the following day, June 19, the Los Angeles delegation again joined the vigil and during the day waited with the rest of the people around the gates of the White House for word from the Supreme Court. When the news came of the Supreme Court's decision, the vigil began to grow longer and shortly thereafter, the announcement of President Eisenhower's refusal to grant executive clemency was greeted by a great deal of anger and cries from the people on the line.

LA 100-41648



LA 100-41648

LA 100-41648



July 27, 1953.

Mr. J. Edgar Hoover, Director, ... Federal Bureau of Investigation, Washington 25, D.C.

Dear Mr. Hoover:

When the trial before Judge Medina ended I thought I had had enough direct contact with Communists and their sympathizers, but it has not so turned out. The latest disturbance has come from Emanuel Bloch, the attorney for the Rosenbergs.

As you know, the remarks Bloch made at the Rosenberg funeral initiated consideration of his conduct by this Committee. On July 20th, a formal hearing was held during which Bloch gave his explanation of the events which led up to his public outbursts both at the funeral and in Washington two days earlier. In connection with his reference to you by name, Bloch testified, in substance, that a story had appeared in the newspapers that you and the Attorney General were on the same open wire to Sing Sing and that you had bet each othersome golf clubs as to whether or not the Rosenbergs would confess or not. He said that in his opinion you had no right to gamble on two lives. On cross-examination, Bloch said that he thought the article was by some commentator, such as Vincbell or Lyons or Hy Gardner. He fixed the date around June 19th.

I would appreciate hearing from you as to whether you know of any such article, and if so when and where it was published. At the same time, you might also indicate what you think the source or basis for such a story could possibly be. Finally, if you know of any lead that would assist the Grievance Committee in its task of evaluating the conduct of Bloch it would be appreciated if you would tell me about it or, perhaps, authorize the New York Office to do so within the framework of your rules and regulations. We are particularly interested in determining whether any evidentiary Fifth exist Sexen. 5) between Bloch and the "Rosenberg Committee" so as \$80448212e FILED... whether he used that committee as a screen. FBI NEW YORK

I assume that you know that the proceedings of the Grievance Committee are, at present, secret matters under the Association's by-laws; it would be helpful if you would consider the subjects discussed in this letter to be not for general circulation or publication.

Sincerely yours,
/S/ Frank Gordon

Frank H. Gordon

Mr. Frank H. Gordon Committee on Grievances The Association of the Bar of the City of New York U3 West L3rd Street New York 36, New York

Dear Mr. Gordon:

Your letter dated July 27, 1953, has been received and I fully appreciate the interest which prompted your communication and your courtesy in calling this matter to my attention.

Under the terms stated in your communication regarding the secret nature of proceedings of the Gricvance Committee, I trust the following information will be of assistance to you.

I have not personally observed any newspaper article reporting a possible "bet" between the Attorney General and myself concerning the outcome of the Rosenberg case nor have I been informed of the existence of such an article.

The allegation that I was a party to a wager with the Attorney General or any other individual in connection with this matter is utterly preposterous and constitutes a malicious and vicious falsehood. I must protest vigorously the implication that I would engage in conduct which would be considered reprehensible by any decent American.

If I can be of further service in this matter, please do not hesitate to contact me or, if more convenient, the Special Agent in Charge of our New York Office.

Xith best wishes.

Sincerely yours,

cc: New York (With copies of incoming)

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## Office Memorandum • United states government

FAC, New York (100-99876)

DATE: July 29, 1953

VEROM Director, FPI (101-6691)

subject: EMANUEL HIRSCH BLOCH SECURITY MATTER - C

Re your teletype of July 27, 1953.

I am enclosing a letter dated July 31, 1953, addressed to Mr. Frank Gordon, Chief Attorney for the Bar Association of the City of New York. This letter is to be delivered to Mr. Gordon, at which time you should advise Gordon that the Director has no objections to the contents of the letter being made a matter of record in the minutes of the Grievance Committee of the Bar Association.

There is also attached a memorandum containing public source and other information regarding the subject. You are instructed to advise Gordon orally of the information contained in this memorandum. In so doing you should emphasize the fact that none of the information furnished can be attributed to the FBI; that the information is furnished in strictest confidence, and that no reference can be made to the FBI in any manner in connection with any action taken based on the information furnished.

Enclosures (3)

AINTEL to BU. 8/5/53 E:10 PM.

### RE: EMANUEL HIRSCH BLOCH

### BIOGRAPHICAL DATA:

Emanuel Hirsch Bloch was born April 12, 1901, in New York City. He attended City College of New York, New York, from 1916 to 1920, receiving an A.B. Degree. From 1920 to 1923, he attended Columbia University Law School, New York City, and received an LL.B. Degree there. From 1924 until 1942. Bloch was engaged in the practice of law in New York City. November 28, 1942, until April 22, 1943, he was in the United States Army and received an honorable discharge. In November and December, 1937, Bloch was temporarily employed by the National Labor Relations Board as a Trial Examiner. From May 24, 1943, until October 18, 1943, he was employed by the Office of Price Administration, and on October 19, 1943, he entered on duty with the Fair Employment Practices Committee as a Hearing His employment with the Office of Price Administration and Fair Employment Practices Committee was in Washington, D.C. The length of time he spent with the Fair Employment Practices Committee is not known. Bloch currently is practicing law in New York City with offices at 299 and 401 Broadway, New York City.

### CONNECTION WITH COMMUNIST PARTY AND COMMUNIST FRONT GROUPS:

On November 29, 1950, an acquaintance of Bloch advised that he had known Emanuel Bloch for about 20 years as a neighbor and as a well-known Communist Party speaker in Upper Manhattan during the 1930's. He recalled Bloch as openly indicating he was a Communist in his speeches and by his close association with known Communists such as Claudia Jones and a William Miller who headed a Communist Party group which held meetings at 3785 Broadway, New York City. He could not recall the name of the Communist Party group headed by Miller.

"Emanuel Bloch, a member of the Lawyers Guild" was listed among the speakers in a quarter-page advertisement which appeared in the August 13, 1941, issue of the "Daily Worker," east coast Communist newspaper, bearing the heading "The National Educational Department and the New York City Central Committee of the IWO Announce the Latest in a Nation-Wide Series of Meetings to Carry Out the Recommendations of their National Executive Committee to Promote All Aid to the Peoples Fight Against Fascism." A subheading read "IWO, All Nationalities Meet to Support the Soviet Union and Great Britain; to Crush Hitler and Fascism." The meeting was scheduled for the evening of August 14, 1941, at Andubon Hill, Iooth Street and Broadway, New York City.

Exempt for Great Category

Date of Declassification Indefinite

100-99576-80

The National Lawyers Guild has been cited as a Communist front by the Special Committee on Un-American Activities, report, March 29, 1944.

The International Workers Order (IWO) has been cited as Communist by the Attorney General of the United States.

The "Daily Worker" of March 18, 1942, reported that Emanuel Bloch was a speaker and acted as chairman at a rally sponsored by the Washington Heights Citizens' Committee to Free Earl Browder, which meeting was held in Audubon Hall, 166th Street and Broadway, New York City. At this meeting, according to the article, President Roosevelt was asked to release the "outstanding anti-Fascist in this hour of America's peril." The article did not state when the meeting referred to had been held.

The Citizens' Committee to Free Earl Browder has been cited as Communist by the Attorney General of the United States.

The "Daily Worker," issue of June 28, 1942, reported that Emanuel Bloch was one of two delegates from the American Committee for Protection of Foreign Born who attended on June 27, 1942, a Trade Union and Peoples Victory Conference held at the Fraternal Club House in New York City.

The American Committee for Protection of Foreign Born has been cited as Communist by the Attorney General of the United States.

According to the "Daily Worker" and the "New York Times" in their issues of September 14, 1942, Emanuel Bloch of the National Lawyers Guild was one of the attorneys supporting the Communist Party in its attempt to remain on the New York State Ballot in the 1942 elections over the opposition of the American Legion in Albany.

A confidential source of information who was a former member of the Communist Party has advised that he considered Bloch as a "Stalinist lawyer active in the Free Browder activities" and that Bloch without the "slightest deviation" presented the Communist Party line in a talk which he gave on October 22, 1942, before a meeting held by the Council for Human Rights in New York City. This source added that the Council for Human Rights was dominated by Communist leadership.

It has been reliably reported that Emanuel Bloch was in attandance at a special New York State Convention of the Communist Political Association held at Manhattan Center, New York City, July 21 and 22, 1945. The informant reported that Bloch was neither a delegate nor an alternate to this convention and therefore, must have been present at the invitation of the Communist Party functionaries in charge of the convention because he would not otherwise have been admitted.

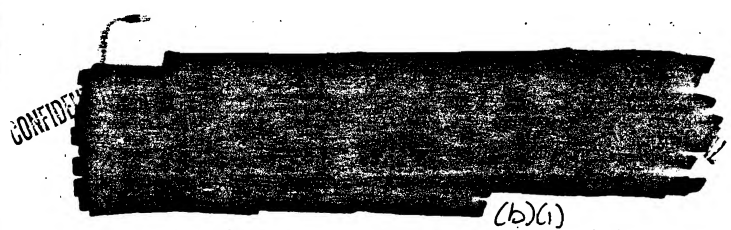
The Communist Political Association has been cited by the Attorney General of the United States an an organization which seeks to alter the form of government of the United States by unconstitutional means.

A reliable informant has stated that Emanuel Bloch reportedly originated in 1946, the Communist defense of refusing to answer on the grounds it might incriminate one who might be testifying.

A statement filed by the Civil Rights Congress with the Clerk of the House of Representatives of the U. S. Congress under the Lobbying Act of January 10, 1947, reflected the payment of \$50.00 on October 7, 1946, to Emanuel Bloch, 299 Broadway, New York City, for legal expenses.

An article in the "Daily Worker," issue of February 3, 1948, reflects that Emanuel Bloch of the Civil Rights Committee of the National Lawyers Guild was one of the attorneys endeavoring to prove unconstitutional the proposed Austin Bill in New York State requiring the registration of the membership and funds of organizations "influencing public opinion."

Emanuel Bloch of New York was one of the attorneys for the "Trenton Six," a group of six Negroes charged with murder in the State of New Jersey. The New Jersey Judge barred the nonresident attorneys including Bloch from the courtesy privilege of appearing in the New Jersey Courts because of alleged unethical conduct and "misappropriating funds raised for the defense." Bloch spoke concerning this trial at a Civil Rights Congress meeting in Baltimore May 10, 1949.



In July, 1950, a reliable informant reported that Bloch had rendered legal assistance on behalf of Willie McGee apparently through the Civil Rights Congress. The Willie McGee case was one involving a Negro raping a white woman in Mississippi in which the Civil Rights Congress and the Communist Party took an active interest. McGee was subsequently executed.

The Civil Rights Congress has been cited as Communist by the Attorney General of the United States.

HOUSE COMMITTEE ON UN-AMERICAN ACTIVITIES INFORMATION CONCERNING BLOCH:

The records of the Special Committee Investigating Un-American Activities, House of Representatives (formerly headed by Congressman Martin Dies), contained the following information concerning Bloch:

- 1. Emanuel H. Bloch, sponsor of the National Federation for Constitutional Liberties, as shown by the Letterhead dated July 3, 1942.
- 2. Emanuel H. Bloch was a speaker at a meeting of the Washington Heights and Inwood Citizens' Committee, which was a Committee to Free Earl Browder, according to a leaflet dated March 16, 1942, at New York City. Furthermore, the "Daily Worker" newspaper for March 18, 1942, listed Bloch as Chairman of the Washington Heights Citizens' Committee to Free Earl Browder.

- 3. Emanuel H. Bloch listed as a signer of a telegram to the House Military Affairs Committee opposing conscription. This telegram was sponsored by the Lawyers' Committee to Keep the United States Out of War of the Emergency Peace Mobilization, according to the "Daily Worker" newspaper of September 4, 1940.
- 4. Emanuel Bloch was listed as a member of the Board of Directors of the New York Conference for Inalienable Rights, according to a letterhead dated November 25, 1941.

The National Federation for Constitutional Liberties and the Citizens' Committee to Free Earl Browder have been cited as Communist by the Attorney General of the United States. The Emergency Peace Mobilization and the New York Conference for Inalienable Rights have been cited as Communist fronts by the Special Committee on Un-American Activities.

On December 14, 1948, the House Committee on Un-American Activities, in connection with hearings regarding espionage in the Federal Government, subpoensed before the Committee Marion Bachrach, 242 W. 11th Street, New York City. Mrs. Bachrach identified herself as a writer employed in the National Office of the Communist Party. She declined to answer pertinent questions dealing with the subject of Communism, claiming immunity under the First and Firth Amendments of the Constitution. Mrs. Bachrach, at the time she appeared before the Committee, was accompanied by Emanuel Bloch, who was identified as her attorney.

On October 18, 1950, Bloch acted as legal counsel for Lydia Altshuler, Pauline C. Baskin and Frances Silverman, all of New York City, who were subpoensed before the House Committee on Un-American Activities, at which time this Committee was investigating an underground Communist group which was assigned to free Frank Jacson from imprisonment in Mexico. Jacson was then serving a prison sentence in Mexico for the assassination of Leon Trotsky on August 20, 1940. Information in the possession

of the Committee indicated that this underground group used an elaborate system of mail drops for receiving communications to and from Mexico, and that "In the United States the mail drops were determined to be Lydia Altshuler, Pauline Baskin and Frances Silverman".

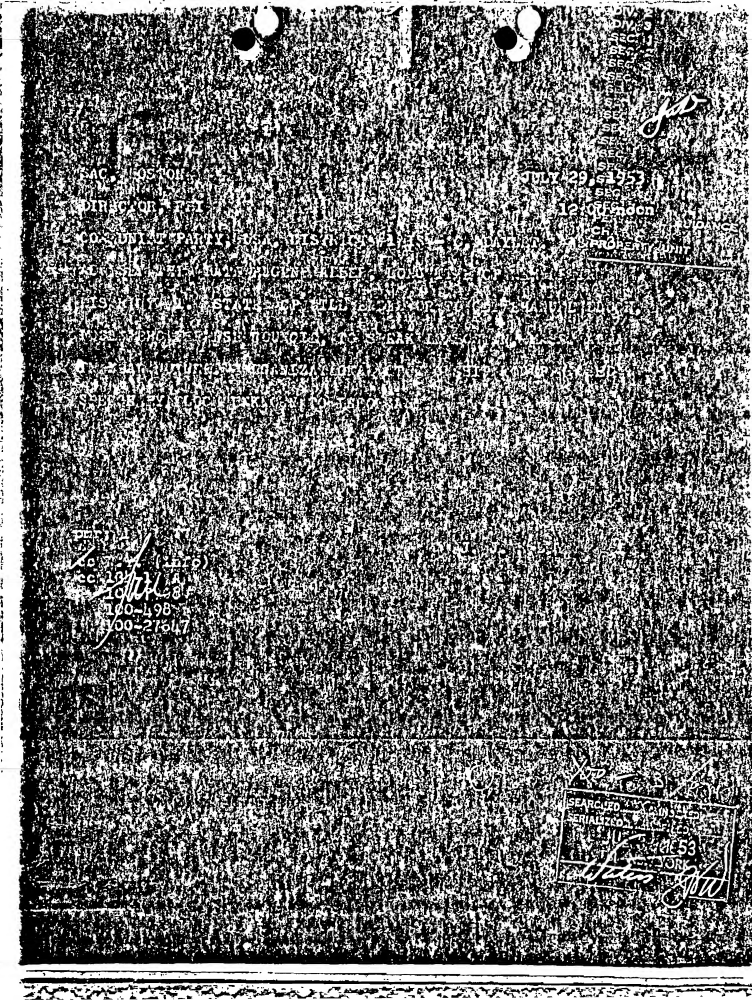
Lydia Altshuler, Pauline Baskin and Frances Silverman all declined to answer pertinent questions asked of them by the House Committee on Un-American Activities.

Steve Nelson, Communist Party leader in Western Pennsylvania and one of the subjects of a current Smith Act prosecution in the U.S. District Court in Pittsburgh, Pennsylvania, appeared before the House Committee on Un-American Activities on three different occasions. On each occasion Bloch was present and acted as Nelson's attorney.

On June 21, 1950, Bloch represented Marcel Scherer of New York City as legal counsel when he was subpoensed before the House Committee on Un-American Activities for interrogation. He declined to answer pertinent questions of the Committee involving his affiliation with the Communist Party. The records of the House Committee on Un-American Activities reflect that Benjamin Gitlow, in testifying before the Committee on September 11, 1939, stated Scherer had held all kinds of positions in the Communist Party. He has held various positions as a section organizer and has been assigned by the Executive Committee to all kinds of Party work. Scherer was characterized as one of the oldest and most trusted members of the Communist Party.

### NATIONAL COMMITTEE TO SECURE JUSTICE IN THE ROSENBARG CASE:

The formation of the National Committee to Secure Justice in the Rosenberg Case began in approximately October 1951. One of the purposes of the committee was to raise funds for the defense of the Rosenbergs. Bloch, in a hearing in open court before Federal Judge Irving Kaufman on February 14, 1953, admitted having received money from the committee in part payment of his fees for services to the Rosenbergs.



OFFICE MEMORANDUM UNITED STATES GOVERNMENT TO: SAC, LOS ANGELES DaTE: August 3, 1953 FR01 SA EDMARD H. MADDEM SUBJECT: LOS AMGELES COMMITTEE TO SECURE JUSTICE IN THE ROSEMBERG CASE INTERNAL SECURITY - C (6X1) (b)(7)(d) qqq:IIIII 100-41648 cc: - New York (REG) (100-(100earched Indered £100erialized Filed (100-August 3, 1953 1 - Cincinnati (REG) FBI, Los Angeles (100u 99876-80B 1 - Chicago (REG) £100cc: LA A STATE OF THE STA

IA 100-41648



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## Office Memoria dum • UNITED STAL GOVERNMENT

ro : ASAC A. J. MARCHESSAULT

ASAC\_E. J. McCABE

subject: EMANUEL HIRSCH BLOCH, wa

At about 6:30 pm, 8/3/53, Assistant Director Al Belmont of the Bureau telephonically advised that the Bureau was in receipt of New York teletype of 7/27/53 which contained information obtained from FRANK GORDON concerning the statement made by EMANUEL BLOCH before the Grievance Committee to the effect that he was reading a newspaper article to the effect that the Director and the Attorney General had made a bet of a set of golf clubs concerning the possibility of the ROSENBERGS talking. It appears that this statement may have appeared in HY GARDINER's column sometime between the final imposition of sentence and the burial, or between the execution and the burial.

SAC DIV. M. DIV. 2 DIV. 2 DIV. 2 DIV. 3 SEC. M. SEC. 4 SEC. 5 SEC. 7 SEC. 0 SEC. 7 SEC. 10 PEG. 12 SEC. 13 SEC. 14 PERSONNEL GUIDAN

CHIEF CLERK

PROPERTY UNIT

DATE: 8/4/53

Mr. Blemont suggests that HY GARDINER's column appears in the "Herald Tribune" Sunday magazine, "Parade" magazine and probably other New York newspapers. He requested that a check be made today concerning all these possibilities and he be telephonically advised when the article was located, and in any event advised of the results of this search telephonically as the Director was extremely interested in it.

EJM: CTC

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FRI NEW YORK

KALGORDENTYALS